

House Amendment 1597

PAG LIN

- 1 1 Amend the amendment, H=1594, to House File 649 as
- 1 2 follows:
- 1 3 #1. Page 4, line 22, by striking <13,119,255> and
- 1 4 inserting <13,466,749>

HEDDENS of Story H1594.2415 (1) 84 pf/jp



House Amendment 1598

PAG LIN

HEDDENS of Story H1594.2410 (1) 84 pf/jp



House Amendment 1599

PAG LIN

```
1 1 Amend the amendment, H=1594, to House File 649 as
1 2 follows:
1 3 #1. Page 3, line 43, by striking <3,262,256> and
1 4 inserting <3,562,970>
1 5 #2. Page 3, after line 43 by inserting:
1 6 < . Page 7, line 23, by striking <136,808> and
1 7 inserting <145,582>
1 8 . Page 7, line 27, by striking \langle 383,600 \rangle and
1 9 inserting <408,203>>
1 10 #3. Page 3, line 45, by striking <755,791> and
1 11 inserting <788,303>
1 12 #4. Page 3, after line 49 by inserting:
1 13 < . Page 8, line 20, by striking <421,782> and
1 14 inserting <448,834>
        ____. Page 8, after line 25 by inserting:
1 15
1 16
       <j. Of the funds appropriated in this subsection,
1 17 $199,069 shall be used to support the prevention and
1 18 chronic care management advisory council established
1 19 pursuant to section 135.161 and the medical home system
1 20 advisory council established pursuant to section
1 21 135.159.
1 22
       k. Of the funds appropriated in this subsection,
1 23 $85,678 shall be used to support the neuromuscular and
1 24 related genetic disease program. >>
1 25 #5. By renumbering as necessary.
```

HEDDENS of Story H1594.2412 (1) 84 pf/jp



House Amendment 1600

PAG LIN

HEDDENS of Story H1594.2413 (1) 84 pf/jp



House Amendment 1601

PAG LIN

```
1 1 Amend the amendment, H=1594, to House File 649 as
1 2 follows:
1 3 #1. Page 4, line 1, by striking <3,677,659> and
1 4 inserting <3,944,586>
1 5 #2. Page 4, line 3, by striking <100,000> and
1 6 inserting <35,361>
  7 #3. Page 4, after line 11 by inserting:
1 8 #<__. Page 10, after line 3 by inserting:
1 9 <(2) For distribution to the Iowa family planning</pre>
1 10 network agencies for necessary infrastructure,
1 11 statewide coordination, provider recruitment, service
1 12 delivery, and provision of assistance to patients in
1 13 determining an appropriate medical home:
1 14 ..... $
                                                             68,332>
1 15 #__. Page 11, after line 7 by inserting:
1 16 \stackrel{-}{<} (1) Of the funds appropriated in this subsection,
1 17 $130,100 shall be used for allocation to an independent
1 18 statewide direct care worker association for education,
1 19 outreach, leadership development, mentoring, and
1 20 other initiatives intended to enhance the recruitment
1 21 and retention of direct care workers in health and
1 22 long=term care.
       (2) Of the funds appropriated in this subsection,
1 24 $58,000 shall be used to provide subsidized direct care
1 25 worker educational programs sponsored by an independent
1 26 statewide direct care worker association.>
1 27 \#_. Page 11, after line 15 by inserting:
        <k. Of the funds appropriated in this subsection up
1 29 to $143,466 shall be used to support the department's
1 30 activities relating to health and long=term care access
1 31 as specified pursuant to chapter 135, division XXIV.
       1. The department shall initiate collaboration
1 33 between the prevention and chronic care management
1 34 advisory council and the medical home system advisory
1 35 council to enhance alignment of the goals, activities,
1 36 and resource usage of the advisory councils. The
1 37 department shall submit a plan to the persons specified
1 38 in this Act for submission of reports to combine the
1 39 advisory councils beginning July 1, 2012. >>
1 40 #4. By renumbering as necessary.
```

HEDDENS of Story H1594.2414 (2) 84 pf/jp



House Amendment 1602

PAG LIN

1 1 Amend the amendment, H=1594, to House File 649 as
1 2 follows:
1 3 #1. Page 4, by striking lines 37 through 44 and
1 4 inserting:
1 5 <___. Page 32, by striking lines 21 through 24 and
1 6 inserting <system in accordance with section 237A.30.>>

HEDDENS of Story H1594.2416 (1) 84 pf/jp



House Amendment 1603

PAG LIN

- 1 1 Amend the amendment, H=1594, to House File 649 as
- 1 2 follows:
- 1 3 #1. Page 5, line 48, by striking <55,339,921> and
- 1 4 inserting <56,991,197>

HEDDENS of Story H1594.2408 (1) 84 pf/jp



House Amendment 1604

PAG LIN

```
1 1 Amend the amendment, H=1586, to Senate File 509,
1 2 as amended, passed, and reprinted by the Senate, as
1 3 follows:
1 4 #1. Page 3, before line 1 by inserting:
      <Sec. ___. GENERAL FUND == WATER QUALITY PROJECTS.</pre>
1 5
1 6 1. There is appropriated from the general fund of
1\ \ 7 the state to the department of natural resources for
1 8 the fiscal year beginning July 1, 2011, and ending June
1 9 30, 2012, the following amount, or so much thereof as
1 10 is necessary, to be used for the purposes designated:
1 11 For implementation of water quality projects related
1 12 to nonpoint sources and agricultural sources, including
1 13 salaries, support, maintenance, and miscellaneous
1 14 purposes:
1 15 ...... $ 2,300,000
1 16 2. Moneys appropriated in subsection 1 may be
1 17 used by the department for the calculation and
1 18 implementation of total maximum daily load requirements
1 19 for nonpoint sources and agricultural sources.>
1 20 #2. Page 13, before line 18 by inserting:
       <Sec. ___. GENERAL FUND == WATER QUALITY PROJECTS.</pre>
1 22
     1. There is appropriated from the general fund of
1 23 the state to the department of natural resources for
1 24 the fiscal year beginning July 1, 2012, and ending June
1 25 30, 2013, the following amount, or so much thereof as
1 26 is necessary, to be used for the purposes designated:
1 27 For implementation of water quality projects related
1 28 to nonpoint sources and agricultural sources, including
1 29 salaries, support, maintenance, and miscellaneous
1 30 purposes:
1 31 ..... $ 2,300,000
1 32 2. Moneys appropriated in subsection 1 may be
1 33 used by the department for the calculation and
1 34 implementation of total maximum daily load requirements
1 35 for nonpoint sources and agricultural sources.>
1 36 #3. By renumbering as necessary.
```

LENSING of Johnson H1586.2420 (2) 84 da/jp



House Amendment 1605

PAG LIN

- 1 1 Amend the amendment, H=1586, to Senate File 509,
- 1 2 as amended, passed, and reprinted by the Senate, as
- 1 3 follows:
- 1 4 #1. Page 1, line 14, before <purposes> by inserting
- 1 5 <various>
- 1 6 #2. Page 9, by striking lines 19 through 39.
- 1 7 #3. By striking page 19, line 50, through page 20,
- 1 8 line 20.
- 1 9 #4. By renumbering as necessary.

COHOON of Des Moines H1586.2419 (1) 84 da/jp



House Amendment 1606

PAG LIN

- 1 1 Amend the amendment, H=1543, to Senate File 365,
- 1 2 as amended, passed, and reprinted by the Senate, as
- 1 3 follows:
- 1 4 #1. Page 1, by striking lines 24 through 28 and
- 1 5 inserting < term of confinement of twenty=five years.>
 - J. TAYLOR of Woodbury

ANDERSON of Page H1543.2433 (3) 84 jm/rj



House Amendment 1607

PAG LIN

```
1 1 Amend the amendment, H=1586, to Senate File 509,
1 2 as amended, passed, and reprinted by the Senate, as
1 3 follows:
1 4 #1. Page 8, after line 43 by inserting:
1 5 < . RESOURCE CONSERVATION AND DEVELOPMENT (RCD)
1 6 a. For resource conservation and development
1 7 associated with the development of projects relating to
1 8 natural resource=based business opportunities:
1 9 ..... $ 150,000
1 10 b. Local resource conservation and development
1 11 groups sponsored by county governments or sponsored by
1 12 soil and water conservation districts shall be eligible
1 13 to receive moneys appropriated in paragraph "a" on the
1 14 condition that such groups receive the moneys on a
1 15 dollar=for=dollar matching basis.
1 16 c. Not more than 5 percent of the moneys
1 17 appropriated in paragraph "a" may be used for the costs
1 18 of implementing and administering this subsection.>
1 19 #2. Page 19, after line 12 by inserting:
1 20 <__. RESOURCE CONSERVATION AND DEVELOPMENT (RCD)
     a. For resource conservation and development
1 22 associated with the development of projects relating to
1 23 natural resource=based business opportunities:
1 24 ..... $ 150,000
1 25 b. Local resource conservation and development
1 26 groups sponsored by county governments or sponsored by
1 27 soil and water conservation districts shall be eligible
1 28 to receive moneys appropriated in paragraph "a" on the
1 29 condition that such groups receive the moneys on a
1 30 dollar=for=dollar matching basis.
1 31 c. Not more than 5 percent of the moneys
1 32 appropriated in paragraph "a" may be used for the costs
1 33 of implementing and administering this subsection.>
1 34 #3. By renumbering as necessary.
```

WENTHE of Fayette H1586.2428 (2) 84 da/jp



House Amendment 1608

PAG LIN

```
1 1 Amend the amendment, H=1586, to Senate File 509,
1 2 as amended, passed, and reprinted by the Senate, as
1 3 follows:
1 4 #1. Page 2, after line 18 by inserting:
1 5
        <DESIGNATED APPROPRIATIONS ==== LOCAL FOOD AND FARM</pre>
1 6
                            COORDINATOR
1 7 Sec. . APPROPRIATION ==== DEPARTMENT OF
1 8 AGRICULTURE AND LAND STEWARDSHIP ==== LOCAL FOOD AND FARM
1 9 PROGRAM COORDINATOR.
1 10 1. If 2011 Iowa Acts, Senate File 441, is enacted,
1 11 there is appropriated from the general fund of the
1 12 state to the department of agriculture and land
1 13 stewardship for the fiscal year beginning July 1, 2011,
1 14 and ending June 30, 2012, the following amount, or
1 15 so much thereof as is necessary, to be used for the
1 16 purposes designated:
1 17 For purposes of supporting a local food and farm
1 18 program coordinator as provided in 2011 Iowa Acts,
1 19 Senate File 441, for salaries, support, maintenance,
1 20 and miscellaneous purposes, and for not more than the
1 21 following full=time equivalent positions:
1 22 ..... $ 75,000
                                                         1.00
1 23 ..... FTEs
1 24 2. The department shall enter into a cost=sharing
1 25 agreement with an accredited institution of higher
1 26 education located in Iowa to support the coordinator.
1 27 The coordinator shall be stationed at that state board
1 28 of regents institution as provided in 2011 Iowa Acts,
1 29 Senate File 441.>
1 30 #2. By renumbering as necessary.
```

ISENHART of Dubuque

WENTHE of Fayette

HANSON of Jefferson

KELLEY of Jasper

HAGER of Allamakee

HALL of Woodbury



SWEENEY of Hardin

MUHLBAUER of Crawford

MOORE of Jackson

LOFGREN of Muscatine H1586.2425 (3) 84 da/jp



House Amendment 1609

PAG LIN

- 1 1 Amend House File 597, as amended, passed, and
- 1 2 reprinted by the House, as follows:
- 1 3 #1. Page 1, by striking lines 26 through 29 and
- 1 4 inserting <of coverage documents as excluded from
- 1 5 coverage.> HF597.2440.S (1) 84 jh



House Amendment 1610

PAG LIN

```
1 1 Amend the amendment, H=1594, to House File 649 as
1 2 follows:
1 3 #1. Page 3, line 43, by striking <3,262,256> and
1 4 inserting <3,360,361>
1 5 #2. Page 3, after line 43 by inserting:
1 6 < . Page 7, line 23, by striking <136,808> and
1 7 inserting <145,582>
1 8 \___. Page 7, line 27, by striking <383,600> and
1 9 inserting <408,203>>
1 10 #3. Page 3, line 45, by striking <755,791> and
1 11 inserting <788,303>
1 12 #4. Page 3, after line 49 by inserting:
1 13 < . Page 8, line 20, by striking <421,782> and
1 14 inserting <448,834>
       ___. Page 8, after line 25 by inserting:
1 15
1 16 < j. Of the funds appropriated in this subsection,
1 17 $85,678 shall be used to support the neuromuscular and
1 18 related genetic disease program. >>
1 19 #5. By renumbering as necessary.
```

HEDDENS of Story HF649.2439 (1) 84 pf/jp



House Amendment 1611

PAG LIN

HEDDENS of Story H1594.2437 (1) 84 pf/jp



House Amendment 1612

PAG LIN

```
Amend the amendment, H=1586, to Senate File 509,
1 2 as amended, passed, and reprinted by the Senate, as
1 3 follows:
1 4 #1. Page 5, after line 22 by inserting:
1 5 <Sec. ___. VETERINARY DIAGNOSTIC LABORATORY ==== 1 6 FUTURE YEAR. This section applies if appropriations
  7 made in this Act and all other Acts enacted by the
1 8 Eighty=fourth General Assembly during the 2011 regular
1 9 session and all extraordinary sessions, for the
1 10 fiscal year beginning July 1, 2011, and ending June
1 11 30, 2012, for purposes of supporting the operation
1 12 of the veterinary diagnostic laboratory associated
1 13 with the college of veterinary medicine at Iowa state
1 14 university, total less than $4,000,000. It is the
1 15 intent of the general assembly that the amount of any
1 16 deficit will be appropriated by the general assembly
1 17 during its 2012 regular session for purposes of
1 18 supporting the operation of the veterinary diagnostic
1 19 laboratory for the fiscal year beginning July 1, 2012,
1 20 and ending June 30, 2013.>
1 21 #2. Page 7, line 12, by striking <316,667> and
1 22 inserting <380,000>
1 23 #3. Page 7, line 18, by striking <158,333> and
1 24 inserting <95,000>
1 25 #4. By striking page 9, line 19, through page 10,
1 26 line 1, and inserting:
     <Sec. ___. OPEN SPACE ACCOUNT ====
1 27
1 28 ALLOCATIONS. Notwithstanding section 455A.19,
1 29 subsection 1, paragraph "a", for the fiscal year
1 30 beginning July 1, 2011, and ending June 30, 2012,
1 31 unobligated and unencumbered moneys allocated to the
1 32 open spaces account of the Iowa resources enhancement
1 33 and protection fund created pursuant to sections
1 34 455A.18 and 455A.19, subsection 1, paragraph "a", shall
1 35 be allocated only in the following priority order:
       1. First, at least ten percent shall be made
1 37 available to match private funds for open space
1 38 projects on the cost=share basis of not less than
1 39 twenty=five percent private funds pursuant to the rules
1 40 adopted by the natural resource commission.
        2. Second, five percent shall be used to fund the
1 42 protected waters program. This amount shall be used by
1 43 the department to implement the statewide open space
1 44 acquisition, protection, and development programs.
       3. Third, any remaining amount shall be used to
1 46 reimburse political subdivisions of the state for
1 47 property tax dollars lost to open space acquisitions
1 48 based on the reimbursement formula provided for in
1 49 section 465A.4.
1 50 4. Fourth, any remaining amount shall be used to
```



House Amendment 1612 continued

```
2 1 pay for debt service on bonds issued by the Honey creek
2 2 premier destination park authority as provided in
2 3 chapter 463C to the extent that the debt service cannot
2 4 be paid as provided in that chapter.
2 5 5. Fifth, of any remaining amount, $100,000 shall
2 6 be transferred to the loess hills development and
2 7 conservation fund created in section 161D.2 for deposit
2 8 in the hungry canyons account as provided in that
2 9 section.
2 10 6. Sixth, of any remaining amount, $375,000 shall
2 11 be transferred to the soil conservation division of the
2 12 department of agriculture and land stewardship for the
2 13 administration and implementation of soil and water
2 14 conservation practices as provided in chapter 161A.
2 15 7. Seventh, of any remaining amount, not more than
2 16 $300,000 shall be used by the department of natural
2 17 resources for expenses related to the maintenance and
2 18 operation of state parks.
2 19 8. Eighth, any remaining amount may be used by
2 20 the department to implement statewide open space
2 21 acquisition, protection, and development programs.>
2 22 #5. Page 15, after line 31 by inserting:
2 23 <Sec. ___. VETERINARY DIAGNOSTIC LABORATORY ==== 2 24 FUTURE YEAR. This section applies if appropriations
2 25 made in this Act and all other Acts enacted by the
2 26 Eighty=fourth General Assembly during the 2012 regular
2 27 session and all extraordinary sessions, for the
2 28 fiscal year beginning July 1, 2012, and ending June
2 29 30, 2013, for purposes of supporting the operation
2 30 of the veterinary diagnostic laboratory associated
2 31 with the college of veterinary medicine at Iowa state
2 32 university, total less than $4,000,000. It is the
2 33 intent of the general assembly that the amount of any
2 34 deficit will be appropriated by the general assembly
2 35 during its 2013 regular session for purposes of
2 36 supporting the operation of the veterinary diagnostic
2 37 laboratory for the fiscal year beginning July 1, 2013,
2 38 and ending June 30, 2014.>
2 39 #6. Page 17, line 14, by striking <2,000,000> and
2 40 inserting <2,200,000>
2 41 #7. Page 17, line 31, by striking <516,667> and
2 42 inserting <620,000>
2 43 #8. Page 17, line 37, by striking <258,333> and
2 44 inserting <155,000>
2 45 #9. Page 18, after line 29 by inserting:
2 46 < . FORESTRY MANAGEMENT ACTIVITIES
2 47 a. For forestry management activities:
2 48 .....$
                                                            300,000
2 49 b. Of the amount appropriated in paragraph "a",
2 50 $100,000 shall be used to provide for forestry health
```



House Amendment 1612 continued

```
3 1 management programs.
3 2 c. Of the amount appropriated in paragraph "a",
3 $200,000 shall be used for the purposes of planting
3 4 trees not subject to imminent and serious threat by
3 5 varieties of pests or diseases.>
3 6 #10. By striking page 19, line 50, through page 20,
3 7 line 32, and inserting:
3 8 <Sec. ___. OPEN SPACE ACCOUNT ====
3 9 ALLOCATIONS. Notwithstanding section 455A.19,
3 10 subsection 1, paragraph "a", for the fiscal year
3 11 beginning July 1, 2012, and ending June 30, 2013,
3 12 unobligated and unencumbered moneys allocated to the
3 13 open spaces account of the Iowa resources enhancement
3 14 and protection fund created pursuant to sections
3 15 455A.18 and 455A.19, subsection 1, paragraph "a", shall
3 16 be allocated only in the following priority order:
3 17
     1. First, at least ten percent shall be made
3 18 available to match private funds for open space
3 19 projects on the cost=share basis of not less than
3 20 twenty=five percent private funds pursuant to the rules
3 21 adopted by the natural resource commission.
3 22
        2. Second, five percent shall be used to fund the
3 23 protected waters program. This amount shall be used by
3 24 the department to implement the statewide open space
3 25 acquisition, protection, and development programs.
        3. Third, any remaining amount shall be used to
3 27 reimburse political subdivisions of the state for
3 28 property tax dollars lost to open space acquisitions
3 29 based on the reimbursement formula provided for in
3 30 section 465A.4.
3 31 4. Fourth, any remaining amount shall be used to
3 32 pay for debt service on bonds issued by the Honey creek
3 33 premier destination park authority as provided in
3 34 chapter 463C to the extent that the debt service cannot
3 35 be paid as provided in that chapter.
3 36 5. Fifth, of any remaining amount, not more than
3 37 $300,000 shall be used by the department of natural
3 38 resources for expenses related to the maintenance and
3 39 operation of state parks.
     6. Sixth, any remaining amount may be used by
3 41 the department to implement statewide open space
3 42 acquisition, protection, and development programs.>
3 43 #11. By renumbering as necessary.
```

DRAKE of Cass H1586.2448 (1) 84 da/jp



House Amendment 1613

PAG LIN

```
Amend the amendment, H=1594, to House File 649 as
1 2 follows:
1 3 #1. Page 10, after line 14 by inserting:
      < . Page 75, before line 30 by inserting:</p>
                             <DIVISION
                        BISPHENOL A PROHIBITION
1 7 Sec. ___. <u>NEW SECTION</u>. 135.181 Bisphenol A
1 8 prohibition.
1 9 1. As used in this section, unless the context
1 10 otherwise requires:
       a. "Infant pacifier" means a device designed to be
1 12 bitten or sucked by an infant for the sole purpose of
1 13 soothing or providing comfort to the infant, including
1 14 soothing discomfort caused by teething.
1 15 b. "Reusable beverage container" means a baby bottle
1 16 or spill=proof container primarily intended by the
1 17 manufacturer for use by a child three years of age or
1 18 younger.
1 19 1A. For purposes of this section, "reusable beverage
1 20 container" includes disposable baby bottle liners
1 21 designed to hold liquids in a baby bottle.
1 22
        2. Beginning January 1, 2013, a person shall
1 23 not manufacture, sell, or distribute in commerce in
1 24 this state any infant pacifier or reusable beverage
1 25 container containing bisphenol A. A manufacturer or
1 26 wholesaler who sells or offers for sale in this state a
1 27 reusable beverage container that is intended for retail
1 28 sale shall do all of the following:
1 29 a. Ensure that the container is conspicuously
1 30 labeled as not containing bisphenol A.
1 31 b. Provide the retailer with affirmation that the
1 32 container does not contain bisphenol A.
1 33 3. A manufacturer shall use the least toxic
1 34 alternative when replacing bisphenol A in accordance
1 35 with this section.
        4. In complying with this section, a manufacturer
1 37 shall not replace bisphenol A with a substance rated
1 38 by the United States environmental protection agency
1 39 as a class A, B, or C carcinogen or a substance listed
1 40 on the agency's list of chemicals evaluated for
1 41 carcinogenic potential as known or likely carcinogens,
1 42 known to be human carcinogens, or likely to be human
1 43 carcinogens.
1 44 5. In complying with this section, a manufacturer
1 45 shall not replace bisphenol A with a reproductive
1 46 toxicant that has been identified by the United States
1 47 environmental protection agency as causing birth
1 48 defects, reproductive harm, or developmental harm.
1 49 6. A person who violates this section is subject
```

1 50 to a civil penalty of five hundred dollars for each



House Amendment 1613 continued

- 2 1 violation.
- 2 2 Sec. ___. EFFECTIVE DATE. This division of this 2 3 Act takes effect January 1, 2013. >> 2 4 #2. By renumbering as necessary.

KAJTAZOVIC of Black Hawk H1594.2446 (2) 84 pf/jp



House Amendment 1614

PAG LIN

```
1 1 Amend the amendment, H=1594, to House File 649 as
1 2 follows:
1 3 #1. Page 4, line 1, by striking <3,677,659> and
1 4 inserting <4,077,577>
1 5 #2. Page 4, after line 11 by inserting:
1 6 #< . Page 10, after line 3 by inserting:
       <(2) For distribution to the Iowa family planning
1 7
1 8 network agencies for necessary infrastructure,
1 9 statewide coordination, provider recruitment, service
1 10 delivery, and provision of assistance to patients in
1 11 determining an appropriate medical home:
1 12 .....$
                                                          68,332>
1 13 #__. Page 11, after line 7 by inserting:
1 14 <(1) Of the funds appropriated in this subsection,
1 15 $130,100 shall be used for allocation to an independent
1 16 statewide direct care worker association for education,
1 17 outreach, leadership development, mentoring, and
1 18 other initiatives intended to enhance the recruitment
1 19 and retention of direct care workers in health and
1 20 long=term care.
1 21 (2) Of the funds appropriated in this subsection,
1 22 $58,000 shall be used to provide subsidized direct care
1 23 worker educational programs sponsored by an independent
1 24 statewide direct care worker association.>
1 25 # . Page 11, after line 15 by inserting:
       <k. Of the funds appropriated in this subsection up</pre>
1 27 to $143,466 shall be used to support the department's
1 28 activities relating to health and long=term care access
1 29 as specified pursuant to chapter 135, division XXIV.
1 30 l. The department shall initiate collaboration
1 31 between the prevention and chronic care management
1 32 advisory council and the medical home system advisory
1 33 council to enhance alignment of the goals, activities,
1 34 and resource usage of the advisory councils. The
1 35 department shall submit a plan to the persons specified
1 36 in this Act for submission of reports to combine the
1 37 advisory councils beginning July 1, 2012. >>
1 38 #3. By renumbering as necessary.
```

HEDDENS of Story H1594.2457 (1) 84 pf/jp



House Amendment 1615

PAG LIN

```
1 1 Amend the amendment, H=1586, to Senate File 509,
1 2 as amended, passed, and reprinted by the Senate, as
1 3 follows:
1 4 #1. Page 3, before line 1 by inserting:
       <Sec. ___. GENERAL FUND ==== WATER QUALITY PROJECTS.</pre>
1 5
1 6 1. There is appropriated from the general fund of
1\ \ 7 the state to the department of natural resources for
1 8 the fiscal year beginning July 1, 2011, and ending June
1 9 30, 2012, the following amount, or so much thereof as
1 10 is necessary, to be used for the purposes designated:
1 11 For implementation of water quality projects
1 12 including projects related to nonpoint sources and
1 13 agricultural sources, and including salaries, support,
1 14 maintenance, and miscellaneous purposes:
1 15 ......$ 2,300,000
1 16 2. Moneys appropriated in subsection 1 may be
1 17 used by the department for the calculation and
1 18 implementation of total maximum daily load requirements
1 19 for nonpoint sources and agricultural sources, and for
1 20 other water quality projects.>
1 21 #2. Page 13, before line 18 by inserting:
       <Sec. ___. GENERAL FUND ==== WATER QUALITY PROJECTS.</pre>
1 22
1 23 1. There is appropriated from the general fund of
1 24 the state to the department of natural resources for
1 25 the fiscal year beginning July 1, 2012, and ending June
1 26 30, 2013, the following amount, or so much thereof as
1 27 is necessary, to be used for the purposes designated:
1 28 For implementation of water quality projects
1 29 including projects related to nonpoint sources and
1 30 agricultural sources, and including salaries, support,
1 31 maintenance, and miscellaneous purposes:
1 32 ...... $ 2,300,000
1 33 2. Moneys appropriated in subsection 1 may be
1 34 used by the department for the calculation and
1 35 implementation of total maximum daily load requirements
1 36 for nonpoint sources and agricultural sources, and for
1 37 other water quality projects.>
1 38 #3. By renumbering as necessary.
```

LENSING of Johnson H1586.2449 (2) 84 da/jp



House Amendment 1616

PAG LIN

HALL of Woodbury H1586.2422 (1) 84 da/jp



House Amendment 1617

PAG LIN

HALL of Woodbury H1586.2450 (1) 84 da/jp



House Amendment 1618

PAG LIN

1	1	Amend the amendment, H=1586, to Senate File 509,
1	2	as amended, passed, and reprinted by the Senate, as
1	3	follows:
1	4	#1. Page 1, line 6, by striking <stewardship> and</stewardship>
1	5	<pre>inserting <stewardship =="APPROPRIATIONS"></stewardship></pre>
1	6	#2. Page 9, by striking lines 18 through 39 and
		inserting:
1	8	\$ 20,000,000>>
1	9	#3. By striking page 19, line 49, through page 20,
		line 20, and inserting:
1	11	\$ 20,000,000>
1	12	#4. By renumbering as necessary.

HALL of Woodbury H1586.2418 (3) 84 da/jp



House Amendment 1619

PAG LIN

```
1 1 Amend the amendment, H=1586, to Senate File 509,
1 2 as amended, passed, and reprinted by the Senate, as
1 3 follows:
1 4 #1. Page 1, line 21, by striking <365.00> and
1 5 inserting <386.00>
1 6 #2. Page 1, after line 35 by inserting:
1 	ext{ } 7 	ext{ } < 	ext{ } . 	ext{ } 	ext{Of the amount appropriated and full=time}
1 8 equivalent positions authorized in this section,
1 9 $4,800,000 shall be used to support 100 full=time
1 10 field office secretary I positions in soil and water
1 11 conservation districts as provided in chapter 161A.
1 12 One secretary I position shall be part of each soil and
1 13 water conservation district office.>
1 14 #3. Page 11, line 14, by striking <365.00> and
1 15 inserting <386.00>
1 16 #4. Page 11, after line 28 by inserting:
1\ 17 < . Of the amount appropriated and full=time
1 18 equivalent positions authorized in this section,
1 19 $4,800,000 shall be used to support 100 full=time
1 20 field office secretary I positions in soil and water
1 21 conservation districts as provided in chapter 161A.
1 22 One secretary I position shall be part of each soil and
1 23 water conservation district office.>
1 24 #5. By renumbering as necessary.
```

WITTNEBEN of Emmet H1586.2423 (1) 84 da/jp



House Amendment 1620

PAG LIN

```
1 1 Amend the amendment, H=1594, to House File 649 as
1 2 follows:
1 3 #1. Page 4, line 1, by striking <3,677,659> and
1 4 inserting <4,077,577>
1 5 #2. Page 4, after line 11 by inserting:
     < . Page 10, after line 3 by inserting:</pre>
1 7 \langle (2) \rangle For distribution to the Iowa family planning
1 8 network agencies for necessary infrastructure,
1 9 statewide coordination, provider recruitment, service
1 10 delivery, and provision of assistance to patients in
1 11 determining an appropriate medical home:
1 12 .....$
                                                          68,332>
1 13 #__. Page 11, after line 7 by inserting:
1 14 <(1) Of the funds appropriated in this subsection,
1 15 $130,100 shall be used for allocation to an independent
1 16 statewide direct care worker association for education,
1 17 outreach, leadership development, mentoring, and
1 18 other initiatives intended to enhance the recruitment
1 19 and retention of direct care workers in health and
1 20 long=term care.
1 21 (2) Of the funds appropriated in this subsection,
1 22 $58,000 shall be used to provide subsidized direct care
1 23 worker educational programs sponsored by an independent
1 24 statewide direct care worker association.>
1 25 # . Page 11, after line 15 by inserting:
       <k. Of the funds appropriated in this subsection up</pre>
1 27 to $143,466 shall be used to support the department's
1 28 activities relating to health and long=term care access
1 29 as specified pursuant to chapter 135, division XXIV. >>
1 30 #3. By renumbering as necessary.
```

HEDDENS of Story H1594.2459 (1) 84 pf/jp



House Amendment 1621

PAG LIN

1	1	Amend House File 672 as follows:
1	2	#1. Page 1, line 5, by striking <fifty> and</fifty>
1	3	<pre>inserting <fifty twenty="six"></fifty></pre>
1	4	#2. Page 3, line 19, by striking <fifty=three> and</fifty=three>
1	5	inserting <sixty=nine></sixty=nine>
1	6	#3. Page 3, line 30, after <purpose.> by inserting</purpose.>
1	7	<pre><of amount="" capacity<="" energy="" maximum="" of="" pre="" production="" the=""></of></pre>
1	8	equivalent of all other facilities found eligible under
1	9	this chapter, an amount equivalent to sixteen megawatts
1 1	L 0	of nameplate generating capacity shall be reserved
1 1	11	for eligible renewable energy facilities incorporated
1 1	L2	within or associated with an ethanol cogeneration
1 1	13	plant.>

QUIRK of Chickasaw HF672.2461 (1) 84 rn/nh



House Amendment 1622

PAG LIN

```
Amend House File 660 as follows:
1 2 #1. By striking everything after the enacting clause
1 3 and inserting:
       <Section 1. Section 455B.133, subsection 8,
1 5 paragraph a, Code 2011, is amended to read as follows:
1 6 a. (1) Adopt rules consistent with the federal
  7 Clean Air Act Amendments of 1990, Pub. L. No.
1 8 101=549, which require the owner or operator of an
1 9 air contaminant source to obtain an operating permit
1 10 prior to operation of the source. The rules shall
1 11 specify the information required to be submitted with
1 12 the application for a permit and the conditions under
1 13 which a permit may be granted, modified, suspended,
1 14 terminated, revoked, reissued, or denied. For sources
1 15 subject to the provisions of Tit. IV of the federal
1 16 Clean Air Act Amendments of 1990, permit conditions
1 17 shall include emission allowances for sulfur dioxide
1 18 emissions. The commission may impose fees, including
1 19 fees upon regulated pollutants emitted from an air
1 20 contaminant source, in an amount sufficient to solely
1 21 cover, on an annual basis, all reasonable costs, direct
1 22 and indirect, required to develop and administer the
1 23 permit program in conformance with the federal Clean
1 24 Air Act Amendments of 1990, Pub. L. No. 101=549, as
1 25 further defined in subparagraph (2). Affected units
1 26 regulated under Tit. IV of the federal Clean Air Act
1 27 Amendments of 1990, Pub. L. No. 101=549, shall pay
1 28 operating permit fees in the same manner as other
1 29 sources subject to operating permit requirements,
1 30 except as provided in section 408 of the federal Act.
1 31 The fees collected pursuant to this subsection shall be
1 32 deposited in the air contaminant source fund created
1 33 pursuant to section 455B.133B, and shall be utilized
1 34 solely to cover all reasonable costs required to
1 35 develop and administer the programs required by Tit. V
1 36 of the federal Clean Air Act Amendments of 1990, Pub.
1 37 L. No. 101=549, including the permit program pursuant
1 38 to section 502 of the federal Act and the small
1 39 business stationary source technical and environmental
1 40 assistance program pursuant to section 507 of the
1 41 federal Act.
        (2) Not later than July 1, 2012, fees assessed
1 42
1 43 under this subsection shall be sufficient solely to
1 44 provide for the costs of developing and administering
1 45 the operating permit program described in this
1 46 subsection, which costs are limited to all of the
1 47 following:
        (a) Costs of preparing generally applicable
1 48
1 49 regulations or guidance regarding the permit program or
1 50 its implementation or enforcement.
```



House Amendment 1622 continued

```
(b) Costs of reviewing and acting on any
   2 application for a permit, permit revision, or permit
 2 3 renewal, including the development of an applicable
 2 4 requirement as part of the processing of a permit or
 2 5 permit revision or renewal.
 2 6 (c) General administrative costs of administering
 2 7 the permit program, including the supporting and
 2 8 tracking of operating permit applications, compliance
 2 9 certification, and related data entry.
 2 10 \underline{\hspace{0.1cm}} (d) Costs of implementing and enforcing the terms
 2 11 of an operating permit, not including any court costs
 2 12 or other costs associated with an enforcement action,
 2 13 including adequate resources to determine which sources
 2 14 are subject to the program.
 2 15 (e) Costs of emissions and ambient monitoring.
2 16 (f) Costs of modeling, analyses, or demonstrations.
2 17 (g) Costs of preparing inventories and tracking
 2 18 emissions.
 2 19 (h) Costs of providing direct and indirect support
 2 20 to sources under the federal Small Business Stationary
 2 21 Source Technical and Environmental Compliance
 2 22 Assistance Program pursuant to section 507 of the
 2 23 federal Clean Air Act.
 2 24 (3) The operating permit program described in this
 2 25 subsection shall not include costs associated with
 2 26 a construction permitting program including general
 2 27 ambient air quality modeling and monitoring under such
 2 28 a program.
 2 29 (4) Fees shall not be assessed for any permitting
 2 30 program under this subsection when the program exceeds
 2 31 in any way the requirements of the federal Clean Air
 2 32 Act Amendments of 1990, Pub. L. No. 101=549.
 2 33 (5) Fees shall not be collected for greenhouse gas
2 34 emissions.
 2 35 (6) For purposes of this paragraph "a", "permit"
 2 36 means an operating permit under this subsection.
 2 37 Sec. 2. REPORTING. For the fiscal year beginning
 2 38 July 1, 2011, the department of natural resources shall
 2 39 submit a report on a quarterly basis to the legislative
 2 40 services agency, the department of management, the
 2 41 members of the joint appropriations subcommittees on
 2 42 agriculture and natural resources, and the chairpersons
 2 43 and ranking members of the senate and house committees
 2 44 on appropriations. The report shall also be posted on
 2 45 the department's website. The report shall include all
 2 46 of the following:
 2 47 1. Detailed itemizations of the expenditure of all
 2 48 moneys appropriated to the department to support the
 2 49 department's administration, regulatory activities, and
 2 50 programs.
```



House Amendment 1622 continued

- 3 1 2. Detailed itemizations of moneys expended during 3 2 the previous calendar quarter on activities related to
- 3 3 section 455B.133, subsection 8, paragraph "a".
- $3 \quad 4 \quad 3$. Detailed itemizations of time spent during the
- 3 5 previous calendar quarter by employees on activities
- 3 6 related to chapter 455B, division II, part 1.
- 3 7 Sec. 3. EFFECTIVE DATE. The section of this Act
- 3 8 amending section 455B.133, subsection 8, paragraph "a",
- 3 9 takes effect July 1, 2012.>
- 3 10 #2. Title page, line 2, after <Act> by inserting
- 3 11 <and including effective date provisions>
- 3 12 #3. By renumbering as necessary.

HAGER of Allamakee HF660.2465 (2) 84 tm/nh



House Amendment 1623

PAG LIN

1	1	Amend House File 561 as follows:
1	2	#1. Page 1, line 9, after <476.53.> by inserting
1		<pre><in addition,="" bound="" by="" pre="" remain="" shall="" the="" the<="" utility=""></in></pre>
1		commitments described in the March 11, 1999, board
1		order in Docket No. SPU=98=8, unless such restrictions
1	6	are eased by subsequent board order.>
1	7	#2. Page 2, line 3, after <generation> by inserting</generation>
1	8	<, at a reasonable cost to ratepayers>
1		#3. Page 2, line 18, after <investment> by inserting</investment>
1		<, ongoing operating expenses, and decommissioning
1	11	expenses, including storage or disposal of used nuclear
1	12	fuel,>
1	13	#4. Page 5, line 30, after <application.> by</application.>
1	14	inserting < The board, for good cause shown, may extend
		the deadline for completing an annual proceeding for an
1	16	additional period not to exceed ninety days.>
1	17	#5. Page 6, line 25, after < <u>securities</u> > by inserting
		<pre><or a<="" approved="" as="" board="" by="" hedges="" interest="" pre="" rate="" the=""></or></pre>
		ratemaking principle>
		#6. Page 6, line 28, after $\langle \underline{\text{funds}} \rangle$ by inserting $\langle \underline{\text{by}} \rangle$
		comparing returns on investments in other enterprises
		having corresponding risks>
		#7. Page 6, line 30, after <utility> by inserting</utility>
		< so as to maintain its credit and ability to attract
		<pre>capital></pre>
		#8. Page 6, line 34, after < <u>service</u> > by inserting
		<, so long as the utility equity ratio does not exceed
		fifty=five percent as determined in this subparagraph
		division (c). If the rate=regulated utility's equity
		ratio exceeds this cap, or it is anticipated it will
		exceed this cap, the rate=regulated utility may provide
		a rationale to the board as to why the actual capital
		structure is reasonable for maintaining its credit,
		attracting capital on reasonable terms, and results in
		reasonable costs to the rate=regulated utility's retail
		<pre>customers. The board shall rule upon any such request in a contested case proceeding></pre>
		#9. Page 7, by striking line 10 and inserting <any< td=""></any<>
		coal=fired generating facility entered into service
		prior to 1974 and owned by the utility as of January 1,
		2010, that the utility commits to retire>
		#10. Page 8, after line 33 by inserting:
	43	
		a ratemaking application within one hundred eighty days
		after the utility files an application for ratemaking
		principles. The board, for good cause shown, may
		extend the deadline for ruling on the merits of the
		application for an additional period not to exceed one
		hundred eighty days, and by such additional time beyond
		that period that is agreed to by the utility.>



House Amendment 1623 continued

1	#11. Page 8, by striking line 35 and inserting
2	<pre><additional and="" may<="" or="" permanent="" pre="" staff,="" temporary=""></additional></pre>
3	contract for professional>
4	#12. Page 9, line 8, after < license. > by inserting
5	<the advocate="" also="" and="" board="" consumer="" expend="" funds<="" may="" td=""></the>
6	they deem necessary to train such employees and provide
	office space and equipment.>
	#13. Page 9, line 12, after <hire> by inserting <<u>,</u></hire>
9	train, house, and equip>
10	#14. Page 9, line 15, after <475A.6.> by inserting
11	<the advocate="" and="" board="" consumer="" may<="" td="" utilities=""></the>
12	each hire up to five permanent employees capable of
13	performing functions required by this section. Any
14	persons employed by the board or consumer advocate to
15	carry out the duties of this section related to nuclear
16	generating facilities shall be paid at compensation
17	rates consistent with current standards in the nuclear
18	energy industry, and new salary classifications shall
19	be established to set pay ranges for skilled personnel
	in the nuclear engineering, nuclear construction,
	and any other professional categories in the nuclear
22	energy industry the board and consumer advocate deem
23	appropriate, including but not limited to legal,
	<pre>accounting, and skilled examiners and inspectors.> #15. By renumbering as necessary.</pre>
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22

SODERBERG of Plymouth HF561.2407 (3) 84 rn/nh



House File 675 - Introduced

HOUSE FILE
BY COMMITTEE ON WAYS AND
MEANS

(SUCCESSOR TO HF 633) (SUCCESSOR TO HF 262)

A BILL FOR

- 1 An Act concerning mechanics' liens including the establishment
- of a state construction registry for residential
- 3 construction property, and including effective date and
- 4 applicability provisions.
- 5 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA: TLSB 2236HZ (2) 84 rh/nh



House File 675 - Introduced continued

PAG LIN

```
Section 1. Section 207.23, subsection 1, Code 2011, is
1 1
1 2 amended to read as follows:
1 3 1. Within six months after the completion of a project to
1 4 restore, reclaim, abate, control, or prevent adverse effects
1 5 of past coal mining practices on privately owned land, the
  6 division shall itemize the money expended on the project and
1 7 may file a lien statement in the manner provided in section
1 8 572.8 in the office of the district court clerk of each county
1 9 in which a portion of the property affected by the project is
1 10 located, together with a notarized appraisal by an independent
1 11 appraiser of the value of the land before the restoration,
1 12 reclamation, abatement, control, or prevention of adverse
1 13 effects of past mining practices if the money so expended
1 14 results in a significant increase in property value. A copy
1 15 of the lien statement and the appraisal, if required, shall be
1 16 served upon affected property owners in the manner provided
1 17 for service of an original notice. The lien shall not exceed
1 18 the amount determined by the appraiser to be the increase in
1 19 the market value of the land as a result of the restoration,
1 20 reclamation, abatement, control, or prevention of adverse
1 21 effects of past coal mining practices. A lien shall not be
1 22 filed in accordance with this subsection against the property
1 23 of a person who owned the surface prior to May 2, 1977, and who
1 24 neither consented to, participated in, nor exercised control
1 25 over the mining operation which necessitated the reclamation
1 26 performed.
1 27 Sec. 2. Section 572.1, Code 2011, is amended to read as
1 28 follows:
1 29
       572.1 Definitions and rules of construction.
       For the purpose of this chapter:
        1. "Administrator" means the secretary of state.
1 31
        1. 2. "Building" shall be construed as if followed by the
1 33 words "erection, or other improvement upon land".
        3. "General contractor" includes every person who does work
1 35 or furnishes materials by contract, express or implied, with an
```



2	1	owner. "General contractor" does not include a person who does
2	2	work or furnishes materials on contract with an owner=builder.
2	3	2. 4. "Labor" means labor completed by the claimant.
2	4	3. 5. "Material" shall, in addition to its ordinary
2	5	meaning, include includes machinery, tools, fixtures, trees,
2	6	evergreens, vines, plants, shrubs, tubers, bulbs, hedges,
2	7	bushes, sod, soil, dirt, mulch, peat, fertilizer, fence wire,
2	8	fence material, fence posts, tile, and the use of forms,
2	9	accessories, and equipment furnished by the claimant.
2	10	4. 6. "Owner" means the record legal or equitable
2	11	titleholder and every person for whose use or benefit any
2	12	building, erection, or other improvement is made, having the
2	13	capacity to contract, including guardians of record.
2	14	5. "Owner-occupied dwelling" means the homestead of an
-2	15	owner, as defined in section 561.1, and without respect to the
2	16	value limitations in section 561.3, and actually occupied by
2	17	the owner or the spouse of the owner, or both. "Owner-occupied
2	18	dwelling" includes a newly constructed dwelling to be occupied
		by the owner as a homestead, or a dwelling that is under
		construction and being built by or for an owner who will occupy
		the dwelling as a homestead.
		7. "Owner=builder" means the legal or equitable titleholder
		of record who furnishes material for or performs labor upon a
		building, erection, or other improvement, or who contracts with
		a subcontractor to furnish material for or perform labor upon
2		a building, erection, or other improvement and who offers or
2	27	intends to offer to sell the owner=builder's property without
		occupying or using the structures, properties, developments,
		or improvements for a period of more than one year from the
		date the structure, property, development, or improvement is
		substantially completed or abandoned.
	32	8. "Residential construction" means construction on
		single=family or two=family dwellings occupied or used, or
		intended to be occupied or used, primarily for residential
2	35	purposes, and includes real property pursuant to chapter 499B.



House File 675 - Introduced continued

9. "State construction registry" means a centralized 3 2 computer database maintained on the internet by the 3 3 administrator that provides a central repository for the 3 4 submission and management of preliminary notices, notices of 3 5 commencement of work on residential construction properties, 3 6 and mechanics' liens on all construction properties. 3 7 10. "State construction registry number" means a number 3 8 provided by the administrator for all residential construction 9 properties posted to the state construction registry. 3 10 6. 11. "Subcontractor" shall include includes every person 3 11 furnishing material or performing labor upon any building, 3 12 erection, or other improvement, except those having contracts 3 13 directly with the owner. "Subcontractor" shall include those 3 14 persons having contracts directly with an owner=builder. 3 15 Sec. 3. Section 572.2, Code 2011, is amended to read as 3 16 follows: 572.2 Persons entitled to lien. 3 17 3 18 1. Every person who shall furnish furnishes any material 3 19 or labor for, or perform performs any labor upon, any building 3 20 or land for improvement, alteration, or repair thereof, 3 21 including those engaged in the construction or repair of any 3 22 work of internal or external improvement, and those engaged 3 23 in grading, sodding, installing nursery stock, landscaping, 3 24 sidewalk building, fencing on any land or lot, by virtue of any 3 25 contract with the owner, owner=builder, general contractor, 3 26 or subcontractor shall have a lien upon such building or 3 27 improvement, and land belonging to the owner on which the same 3 28 is situated or upon the land or lot so graded, landscaped, 3 29 fenced, or otherwise improved, altered, or repaired, to secure 3 30 payment for the material or labor furnished or labor performed. 3 31 2. If material is rented by a person to the owner, general 3 32 contractor, or subcontractor, the person shall have a lien 3 33 upon such building, improvement, or land to secure payment for 3 34 the material rental. The lien is for the reasonable rental 3 35 value during the period of actual use of the material and any



- 4 1 reasonable periods of nonuse of the material taken into account
- 4 2 in the rental agreement. The delivery of material to such
- 4 3 building, improvement, or land, whether or not delivery is made
- 4 4 by the person, creates a presumption that the material was
- 4 5 used in the course of alteration, construction, or repair of
- 4 6 the building, improvement, or land. However, this presumption
- 4 7 shall not pertain to recoveries sought under a surety bond.
- 4 8 3. An owner=builder is not entitled to a lien under
- 4 9 this chapter as to work the owner=builder performs, or is
- 4 10 contractually obligated to perform, prior to transferring title
- 4 11 to the buyer.
- 4 12 Sec. 4. Section 572.8, Code 2011, is amended to read as
- 4 13 follows:
- 4 14 572.8 Perfection of lien.
- 4 15 1. A person shall perfect a mechanic's lien by filing with
- 4 16 the clerk of the district court of the county in which the
- 4 17 building, land, or improvement to be charged with the lien is
- 4 18 situated posting to the state construction registry internet
- 4 19 website a verified statement of account of the demand due the
- 4 20 person, after allowing all credits, setting forth:
- 4 21 a. The date when such material was first furnished or labor
- 4 22 first performed, and the date on which the last of the material
- 4 23 was furnished or the last of the labor was performed.
- 4 24 $\,$ b. The legal description of the property to be charged with 4 25 the lien.
- 4 26 c. The name and last known mailing address of the owner of 4 27 the property.
- 4 28 $\underline{\text{d.}}$ The address of the property or a description of the
- 4 29 location of the property.
- 4 30 <u>e. The tax parcel identification n</u>umber.
- 4 31 2. Upon the filing posting of the lien, the clerk of court
- -4 32 administrator shall mail a copy of the lien to the owner. If
- 4 33 the statement of the lien consists of more than one page, the
- 4 34 clerk administrator may omit such pages as consist solely of an
- 4 35 accounting of the material furnished or labor performed. In



- 5 1 this case, the clerk administrator shall attach a notification
- 5 2 that pages of accounting were omitted and may be inspected $\frac{1}{2}$
- 5 3 the clerk's office on the state construction registry internet
- 5 4 website.
- 5 5 3. A lien perfected under this section shall be limited to
- 5 6 the county in which the building, land, or improvement to be
- 5 7 charged with the lien is situated.
- 5 8 Sec. 5. Section 572.9, Code 2011, is amended to read as 5 9 follows:
- 5 10 572.9 Time of filing lien posting.
- 5 11 The statement of account required by section 572.8 shall be
- 5 12 filed posted by a principal general contractor or subcontractor
- 5 13 within two years and ninety days after the date on which the
- 5 14 last of the material was furnished or the last of the labor was 5 15 performed.
- 5 16 Sec. 6. Section 572.10, Code 2011, is amended to read as 5 17 follows:
- 5 18 572.10 Perfecting lien after lapse of ninety days.
- 5 19 A general contractor or a subcontractor may perfect a
- 5 20 mechanic's lien pursuant to section 572.8 beyond ninety days
- 5 21 after the date on which the last of the material was furnished
- 5 22 or the last of the labor was performed by posting a lien to
- 5 23 the state construction registry internet website and giving
- 5 24 written notice thereof to the owner. Such notice may be served
- 5 25 by any person in the manner original notices are required to be
- 5 26 served. If the party to be served is out of the county wherein
- 5 27 the property is situated, a return of that fact by the person
- 5 28 charged with making such service shall constitute sufficient
- 5 29 service from and after the time it was filed with the clerk of
- 5 30 the district court posted to the state construction registry
- 5 31 internet website.
- 5 32 Sec. 7. Section 572.11, Code 2011, is amended to read as
- 5 33 follows:
- 5 34 572.11 Extent of lien filed posted after ninety days.
- 5 35 Liens perfected under section 572.10 shall be enforced



House File 675 - Introduced continued

6 1 against the property or upon the bond, if given, by the owner 2 or by the owner=builder's buyer, only to the extent of the 3 balance due from the owner to the general contractor or from 6 4 the owner=builder's buyer to the owner=builder at the time of 6 5 the service of such notice; but if the bond was given by the 6 6 general contractor or owner=builder, or person contracting with 6 7 the subcontractor filing the claim for a lien, such bond shall 6 8 be enforced to the full extent of the amount found due the 6 9 subcontractor. Sec. 8. Section 572.13, Code 2011, is amended by striking 6 10 6 11 the section and inserting in lieu thereof the following: 6 12 572.13 General contractor ==== owner notice ==== residential 6 13 construction. 6 14 1. A general contractor who has contracted or will contract 6 15 with a subcontractor to provide labor or furnish material for 6 16 the property shall provide the owner with the following owner 6 17 notice in writing in boldface type of a minimum size of ten 6 18 points: 6 19 "Persons or companies furnishing labor or materials for 6 20 the improvement of real property may enforce a lien upon the 6 21 improved property if they are not paid for their contributions, 6 22 even if the parties have no direct contractual relationship 6 23 with the owner. The state construction registry provides 6 24 a listing of all persons or companies furnishing labor or 6 25 materials who have posted a lien or who may post a lien upon 6 26 the improved property. If the person or company has posted its 6 27 notice or lien to the state construction registry, you may be 6 28 required to pay the person or company even if you have paid the 6 29 general contractor the full amount due. Therefore, check the 6 30 state construction registry internet website for information 6 31 about the property including persons or companies furnishing 6 32 labor or materials before paying your general contractor. In 6 33 addition, when making payment to your general contractor, it is

6 34 important to obtain lien waivers from your general contractor 6 35 and from persons or companies furnishing labor or materials



- 7 1 to your property. The information in the state construction
- 7 2 registry is posted on the internet website of the state
- 7 3 construction registry."
- 7 4 2. The notice described in subsection 1 shall also contain
- 7 5 the internet website address and toll=free telephone number of
- 7 6 the state construction registry.
- 7 7 3. A general contractor who fails to provide notice pursuant 7 8 to this section is not entitled to a lien and remedy provided
- 7 9 by this chapter.
- 7 10 4. This section applies only to residential construction
- 7 11 properties.
- 7 12 Sec. 9. <u>NEW SECTION</u>. 572.13A Notice of commencement of work
- 7 13 ==== general contractor ==== owner=builder.
- 7 14 1. A general contractor or owner=builder who has contracted
- 7 15 or will contract with a subcontractor to provide labor or
- 7 16 furnish material for the property shall post a notice of
- 7 17 commencement of work to the state construction registry
- 7 18 internet website within ten days of commencement of work on
- 7 19 the property. A notice of commencement of work is effective
- 7 20 only as to any labor, service, equipment, or material furnished
- 7 21 to the property subsequent to the posting of the notice of
- 7 22 commencement of work. A notice of commencement of work shall
- 7 23 include all of the following information:
- 7 24 a. The name and address of the property owner.
- $7\ 25$ b. The name and address of the general contractor or
- 7 26 owner=builder.
- 7 27 c. The address of the property if the property can be
- $7\ 28\ {\rm reasonably\ identified\ by\ an\ address\ or\ the\ name\ and\ a\ general}$
- 7 29 description of the location of the property if the property
- 7 30 cannot be reasonably identified by an address.
- 7 31 d. A legal description of the property.
- 7 32 e. The date work commenced.
- 7 33 f. The tax parcel identification number.
- 7 34 g. Any other information prescribed by the administrator
- $7\ 35$ pursuant to rule.



- 8 1 2. If a general contractor or owner=builder fails to post 8 2 the required notice of commencement of work to the state 8 3 construction registry internet website pursuant to subsection 8 4 1, within ten days of commencement of the work on the property, 8 5 a subcontractor may post the notice in conjunction with the 8 6 filing of the required preliminary notice pursuant to section 8 7 572.13B.
- 8 8 3. At the time a notice of commencement of work is posted 8 9 on the state construction registry internet website, the 8 10 administrator shall send a copy of the owner notice described
- 8 11 in section 572.13 along with other relevant information to the 8 12 owner and to the property address, addressed to "owner", as
- 8 12 owner and to the property address, addressed to "owner", as 8 13 prescribed by the administrator pursuant to rule.
- 8 14 4. A general contractor who fails to provide notice pursuant 8 15 to this section is not entitled to a lien and remedy provided 8 16 by this chapter.
- 8 17 5. This section applies only to residential construction 8 18 properties.
- 8 19 Sec. 10. NEW SECTION. 572.13B Preliminary notice ==== 8 20 subcontractor ==== residential construction.
- 8 21 1. A subcontractor shall post a preliminary notice to the
 8 22 state construction registry internet website. A preliminary
 8 23 notice posted before the balance due is paid to the general
 8 24 contractor or the owner=builder is effective as to all labor,
 8 25 service, equipment, and material furnished to the property by
- 8 26 the subcontractor. The preliminary notice shall contain all 8 27 of the following information:
- 8 28 a. The name of the owner.
- 8 29 b. The state construction registry number.
- 8 30 c. The name, address, and telephone number of the
- $8\ 31\ {
 m subcontractor}$ furnishing the labor, service, equipment, or
- 8 32 material.
- 8 33 d. The name and address of the person who contracted
- 8 34 with the claimant for the furnishing of the labor, service,
- 8 35 equipment, or material.



- 9 1 e. The name of the general contractor or owner=builder under 9 2 which the claimant is performing or will perform the work.
- 9 3 f. The address of the property or a description of the 9 4 location of the property.
- 9 7 2. At the time a preliminary notice is posted to the 9 8 state construction registry, the administrator shall send
- 9 9 notification to the owner, including the owner notice described
- 9 10 in section 572.13, subsection 1, and shall docket the mailing
- 9 11 of the notice on the state construction registry as prescribed
- 9 12 by the administrator pursuant to rule. Notices under this
- 9 13 section shall be sent to owner=builders. Upon request, the
- 9 14 administrator shall provide an affidavit of mailing at no cost
- 9 15 for the notice required under this section.
- 9 16 3. a. A mechanics' lien perfected under this chapter
- 9 17 is enforceable only to the extent of the balance due the
- 9 18 general contractor or the owner=builder at the time of the
- 9 19 posting of the preliminary notice specified in subsection 1,
- 9 20 and, except for residential construction property owned by
- 9 21 an owner=builder, also is enforceable only to the extent of
- 9 22 the balance due the general contractor at the time the owner
- 9 23 actually receives the notice provided pursuant to subsection 2
- 9 24 or paragraph "b".
- 9 25 b. (1) In any action to enforce a mechanics' lien perfected
- 9 26 under this chapter against the owner, the subcontractor
- 9 27 bears the burden to prove by a preponderance of the evidence
- 9 28 that the owner received notice pursuant to subsection 2. A
- 9 29 subcontractor may satisfy the burden of proof by providing
- 9 30 separate notice to an owner by including but not limited to any
- 9 31 of the following means:
- 9 32 (a) By certified mail with return receipt.
- 9 33 (b) By personal service in the manner original notices are
- 9 34 required to be served.
- 9 35 (c) By actual notice with a signed receipt from the owner



House File 675 - Introduced continued

10 1 acknowledging notice. 10 2 (2) If the subcontractor provides an affidavit of mailing, 10 3 the presumption is that the owner received the notice on the 10 4 fourth day of business for the post office after the notice was 10 5 sent and the burden of proof shifts from the subcontractor to 10 6 the owner to refute the presumption. 10 7 4. A subcontractor who fails to post a preliminary notice 10 8 pursuant to this section shall not be entitled to a lien and 10 9 remedy provided under this chapter. 10 10 5. This section applies only to residential construction 10 11 properties. 10 12 Sec. 11. Section 572.14, Code 2011, is amended by striking 10 13 the section and inserting in lieu thereof the following: 10 14 572.14 Liability to subcontractor after payment to general 10 15 contractor or owner=builder. 10 16 Except as provided in section 572.13B, payment to the 10 17 general contractor or owner=builder of any part or all of 10 18 the contract price of the building or improvement within 10 19 ninety days after the date on which the last of the materials 10 20 was furnished or the last of the labor was performed by a 10 21 subcontractor, does not relieve the owner from liability to the 10 22 subcontractor for the full value of any material furnished or 10 23 labor performed upon the building, land, or improvement if the 10 24 subcontractor posts a lien within ninety days after the date 10 25 on which the last of the materials was furnished or the last of 10 26 the labor was performed. Sec. 12. Section 572.15, Code 2011, is amended to read as 10 28 follows: 10 29 572.15 Discharge of subcontractor's mechanic's lien ==== bond. 10 30 A mechanic's lien may be discharged at any time by the owner, -10 31 principal contractor, or intermediate subcontractor filing with -10 32 the clerk of the district court of the county in which the -10 33 property is located submitting a bond to the administrator in 10 34 twice the amount of the sum for which the claim for the lien

10 35 is filed, with surety or sureties, to be approved by the clerk



House File 675 - Introduced continued

-11 1 administrator, conditioned for the payment of any sum for which 11 2 the claimant may obtain judgment upon the claim. Sec. 13. Section 572.16, Code 2011, is amended to read as 11 3 11 4 follows: 11 5 572.16 Rule of construction. 11 6 Nothing in this chapter shall be construed to require the 11 7 owner to pay a greater amount or at an earlier date than is 11 8 provided in the owner's contract with the principal general 11 9 contractor, unless said the owner pays a part or all of the 11 10 contract price to the original general contractor before the 11 11 expiration of the ninety days allowed by law for the filing -11 12 posting of a mechanic's lien by a subcontractor; provided 11 13 that in the case of an owner-occupied dwelling residential 11 14 construction, nothing in this chapter shall be construed to 11 15 require the owner to pay a greater amount or at an earlier date 11 16 than is provided in the owner's contract with the principal $\overline{-11}$ $\overline{17}$ general contractor, unless the owner pays a part or all of 11 18 the contract price to the principal general contractor after 11 19 receipt of notice under section 572.14, subsection 2 the owner 11 20 receives notice pursuant to section 572.13B, subsection 2 or 11 21 subsection 3, paragraph "b". 11 22 Sec. 14. Section 572.17, Code 2011, is amended to read as 11 23 follows: 572.17 Priority of mechanics' liens between mechanics. 11 24 11 25 Mechanics' liens shall have priority over each other in the 11 26 order of the filing posting of the statements or of accounts as 11 27 herein provided in section 572.8. 11 28 Sec. 15. Section 572.18, subsections 1 and 3, Code 2011, are 11 29 amended to read as follows: 11 30 1. Mechanics' liens filed posted by a principal general 11 31 contractor or subcontractor within ninety days after the date 11 32 on which the last of the material was furnished or the last 11 33 of the claimant's labor was performed and for which notices 11 34 were properly posted to the state construction registry 11 35 internet website pursuant to sections 572.13A and 572.13B



- 12 1 shall be superior to all other liens which may attach to or
- 12 2 upon a building or improvement and to the land upon which it
- 12 3 is situated, except liens of record prior to the time of the
- 12 4 original commencement of the claimant's work or the claimant's
- 12 5 improvements, except as provided in subsection 2.
- 12 6 3. The rights of purchasers, encumbrancers, and other
- 12 7 persons who acquire interests in good faith, for a valuable
- 12 8 consideration, and without notice of a lien perfected pursuant
- 12 9 to this chapter, are superior to the claims of all general
- 12 10 contractors or subcontractors who have perfected their liens
- 12 11 more than ninety days after the date on which the last of the
- 12 12 claimant's material was furnished or the last of the claimant's
- 12 13 labor was performed.
- 12 14 Sec. 16. Section 572.22, Code 2011, is amended to read as
- 12 15 follows:
- 12 16 572.22 Record of claim.
- 12 17 The clerk of the court administrator shall endorse upon
- 12 18 every claim for a mechanic's lien filed in the clerk's office
- $\overline{-12-19}$ posted to the state construction registry internet website the
- 12 20 date and hour of filing posting and make an abstract thereof in
- -12 21 the mechanic's lien book kept for that purpose. Said book Each
- 12 22 claim shall be properly indexed and shall contain the following
- 12 23 items concerning each claim:
- 12 24 1. The name of the person by whom filed posted.
- 12 25 2. The date and hour of filing posting.
- 12 26 3. The amount thereof.
- 12 27 4. The name of the person against whom filed posted.
- 12 28 5. The legal description of the property to be charged
- 12 29 therewith.
- 12 30 6. The tax parcel identification number of the property to
- 12 31 be charged.
- 12 32 Sec. 17. Section 572.23, Code 2011, is amended to read as
- 12 33 follows:
- 12 34 572.23 Acknowledgment of satisfaction of claim.
- 12 35 1. When a mechanic's lien is satisfied by payment of the



House File 675 - Introduced continued

13 1 claim, the claimant shall acknowledge satisfaction thereof upon -2 the mechanic's lien book, or otherwise in writing, and, if the 13 3 claimant neglects to do so for thirty days after demand in 13 4 writing is personally served upon the claimant, the claimant 13 5 shall forfeit and pay twenty=five dollars to the owner or, 13 6 general contractor, or owner=builder and be liable to any 13 7 person injured to the extent of the injury. 13 8 2. If acknowledgment of satisfaction is not filed -13 9 acknowledged within thirty days after service of the demand in 13 10 writing, the party serving the demand or causing the demand to 13 11 be served may file for record with the clerk of the district -13 12 court administrator a copy of the demand with proofs of service 13 13 attached and endorsed and, in case of service by publication, 13 14 a personal affidavit that personal service could not be made 13 15 within this state. Upon completion of the requirements of this 13 16 subsection, the record shall be constructive notice to all 13 17 parties of the due forfeiture and cancellation of the lien. 13 18 Upon the filing of the demand with the required attachments, 13 19 the clerk of the district court administrator shall mail a 13 20 file-stamped date-stamped copy of the demand to both parties. 13 21 Sec. 18. Section 572.24, subsection 2, Code 2011, is amended 13 22 to read as follows: 13 23 2. An action to challenge a mechanic's lien may be 13 24 commenced in the district court or small claims court if the 13 25 amount of the lien is within jurisdictional limits. Any 13 26 permissible claim or counterclaim meeting subject matter and 13 27 jurisdictional requirements may be joined with the action. 13 28 The court shall make written findings regarding the lawful 13 29 amount and the validity of the mechanic's lien. In addition 13 30 to any other appropriate order, the court may enter judgment 13 31 on a permissibly joined claim or counterclaim. If the court 13 32 determines that the mechanic's lien is invalid, valid for a 13 33 lesser amount, frivolous, fraudulent, forfeited, expired, or 13 34 for any other reason unenforceable, the clerk of the district 13 35 court shall make an entry of record to the mechanic's lien book



```
-14 1 submit the ruling to the administrator who shall make a posting
14 2 to the state construction registry internet website regarding
14 3 the proper amount of the lien or, if warranted, canceling the
14 4 lien.
14 5 Sec. 19. Section 572.28, subsection 2, Code 2011, is amended
14 6 to read as follows:
14 7 2. If an action is not filed within thirty days after demand
14 8 to commence action is served, the party serving the demand or
14 9 causing the demand to be served may file for record with the
14 10 clerk of the district court administrator a copy of the demand
14 11 with proofs of service attached and endorsed and, in case of
14 12 service by publication, a personal affidavit that personal
14 13 service could not be made within this state. Upon completion
14 14 of the requirements of this subsection, the record shall be
14 15 constructive notice to all parties of the due forfeiture and
14 16 cancellation of the lien. Upon the filing of the demand with
14 17 the required attachments, the <del>clerk of the district court</del>
-14 18 administrator shall mail a file-stamped date-stamped copy of
14 19 the demand to both parties.
14 20 Sec. 20. Section 572.30, Code 2011, is amended to read as
14 21 follows:
14 22 572.30 Action by subcontractor or owner against general
14 23 contractor or owner=builder.
14 24 Unless otherwise agreed, a principal general contractor
14 25 or owner=builder who engages a subcontractor to supply
14 26 labor or materials or both for improvements, alterations or
14 27 repairs to a specific <del>owner-occupied dwelling</del> residential
14 28 construction property shall pay the subcontractor in full for
14 29 all labor and materials supplied within thirty days after
14 30 the date the principal general contractor or owner=builder
14 31 receives full payment from the owner. If a principal general
14 32 contractor or owner=builder fails without due cause to pay a
14 33 subcontractor as required by this section, the subcontractor,
14 34 or the owner by subrogation, may commence an action against
14 35 the general contractor or owner=builder to recover the amount
```



- 15 1 due. Prior to commencing an action to recover the amount 15 2 due, a subcontractor, or the owner by subrogation, shall give 3 notice of nonpayment of the cost of labor or materials to 4 the principal general contractor or owner=builder paid for 5 the improvement. Notice of nonpayment must be in writing, 15 6 delivered in a reasonable manner, and in terms that reasonably 15 7 identify the real estate improved and the nonpayment complained 15 8 of. In an action to recover the amount due a subcontractor, 15 9 or the owner by subrogation, under this section, the court 15 10 in addition to actual damages, shall award a successful 15 11 plaintiff exemplary damages against the general contractor 15 12 or owner=builder in an amount not less than one percent 15 13 and not exceeding fifteen percent of the amount due the 15 14 subcontractor, or the owner by subrogation, for the labor and 15 15 materials supplied, unless the principal general contractor or 15 16 owner=builder does one or both of the following, in which case 15 17 no exemplary damages shall be awarded: 15 18 1. Establishes that all proceeds received from the person 15 19 making the payment have been applied to the cost of labor or 15 20 material furnished for the improvement. 15 21 2. Within fifteen days after receiving notice of nonpayment 15 22 the principal general contractor or owner=builder gives a 15 23 bond or makes a deposit with the clerk of the district court -15 24 administrator, in an amount not less than the amount necessary 15 25 to satisfy the nonpayment for which notice has been given 15 26 under this section, and in a form approved by a judge of the 15 27 district court, to hold harmless the owner or person having 15 28 the improvement made from any claim for payment of anyone 15 29 furnishing labor or material for the improvement, other than 15 30 the principal general contractor or owner=builder. 15 31 Sec. 21. Section 572.31, Code 2011, is amended to read as 15 32 follows: 15 33 572.31 Cooperative and condominium housing.
- 15 34 A lien arising under this chapter as a result of the
- 15 35 construction of an apartment house or apartment building which



- 16 1 is owned on a cooperative basis under chapter 499A, or which is
- 16 2 submitted to a horizontal property regime under chapter 499B,
- 16 3 is not enforceable, notwithstanding any contrary provision
- 16 4 of this chapter, as against the interests of an owner in an
- -16 5 owner-occupied dwelling a unit contained in the apartment
- 16 6 house or apartment building acquired in good faith and for
- 16 7 valuable consideration, unless a lien statement specifically
- 16 8 describing the dwelling unit is filed under section 572.8
- 16 9 within the applicable time period specified in section 572.9,
- 16 10 but determined from the date on which the last of the material
- 16 11 was supplied or the last of the labor was performed in the
- 16 12 construction of that dwelling unit.
- 16 13 Sec. 22. Section 572.32, Code 2011, is amended to read as
- 16 14 follows:
- 16 15 572.32 Attorney fees ==== remedies.
- 16 16 1. In a court action to enforce a mechanic's lien, $\frac{if}{i}$
- -16 17 the plaintiff furnished labor or materials directly to the
- $\frac{-16}{18} \frac{18}{\text{defendant}_{r}}$ a prevailing plaintiff may be awarded reasonable
- 16 19 attorney fees.
- 16 20 2. In a court action to challenge a mechanic's lien filed
- $\frac{-16-21}{2}$ posted on an owner-occupied dwelling a residential construction $\frac{-16-22}{2}$ property, if the person challenging the lien prevails, the
- 16 23 court may award reasonable attorney fees and actual damages.
- 16 24 If the court determines that the mechanic's lien was filed
- -16 25 posted in bad faith or the supporting affidavit was materially
- 16 26 false, the court shall award the owner reasonable attorney fees
- 16 27 plus an amount not less than five hundred dollars or the amount
- 16 28 of the lien, whichever is less.
- 16 29 Sec. 23. Section 572.33, Code 2011, is amended to read as
- 16 30 follows:
- 16 31 572.33 Requirement of notification <u>for commercial</u>
- 16 32 construction.
- 16 33 1. The notification requirements in this section apply only
- 16 34 to commercial construction.
- 16 35 1. 2. A person furnishing labor or materials to a



- 17 1 subcontractor shall not be entitled to a lien under this
- 17 2 chapter unless the person furnishing labor or materials does
- 17 3 all of the following:
- 17 4 a. Notifies the <u>principal</u> <u>general</u> contractor <u>or</u>
- 17 5 owner=builder in writing with a one=time notice containing
- 17 6 the name, mailing address, and telephone number of the
- 17 7 person furnishing the labor or materials, and the name of the
- 17 8 subcontractor to whom the labor or materials were furnished,
- 17 9 within thirty days of first furnishing labor or materials for
- 17 10 which a lien claim may be made. Additional labor or materials
- 17 11 furnished by the same person to the same subcontractor for
- 17 12 use in the same construction project shall be covered by this
- 17 13 notice.
- $17\ 14$ b. Supports the lien claim with a certified statement that
- 17 15 the principal general contractor or owner=builder was notified
- 17 16 in writing with a one=time notice containing the name, mailing
- 17 17 address, and telephone number of the person furnishing the
- 17 18 labor or materials, and the name of the subcontractor to whom
- 17 10 Tabot of Materials, and the name of the subcontractor to win
- 17 19 the labor or materials were furnished, within thirty days
- 17 20 after the labor or materials were first furnished, pursuant to
- 17 21 paragraph "a".
- 17 22 2. This section shall not apply to a mechanic's lien on
- -17 23 single-family or two-family dwellings occupied or used or
- -17 24 intended to be occupied or used for residential purposes.
- 17 25 3. Notwithstanding other provisions of this chapter, a 17 26 principal general contractor or owner=builder shall not be
- 17 20 principal general constants of owner safety bladi not se
- $17\ 27$ prohibited from requesting information from a subcontractor
- 17 28 or a person furnishing labor or materials to a subcontractor
- 17 29 regarding payments made or payments to be made to a person
- 17 30 furnishing labor or materials to a subcontractor.
- 17 31 Sec. 24. <u>NEW SECTION</u>. 572.33A Liability of owner to general
- 17 32 contractor ==== commercial construction.
- 17 33 An owner of a building, land, or improvement upon which
- 17 34 a mechanic's lien of a subcontractor may be filed, is not
- 17 35 required to pay the general contractor for compensation for



- 18 1 work done or material furnished for the building, land, or 2 improvement until the expiration of ninety days after the
- 3 completion of the building or improvement unless the general
- 18 4 contractor furnishes to the owner one of the following:
- 18 5 1. Receipts and waivers of claims for mechanics' liens, 18 6 signed by all persons who furnished material or performed labor 18 7 for the building, land, or improvement.
- 18 8 2. A good and sufficient bond to be approved by the owner, 18 9 conditioned that the owner shall be held harmless from any 18 10 loss which the owner may sustain by reason of the filing of 18 11 mechanics' liens by subcontractors.
- 18 12 Sec. 25. NEW SECTION. 572.34 State construction registry 18 13 ==== residential construction.
- 18 14 1. A state construction registry is created and shall be 18 15 administered by the administrator. The administrator shall 18 16 adopt rules pursuant to chapter 17A for the creation and 18 17 administration of the registry.
- 18 18 2. The state construction registry shall be accessible 18 19 to the general public through the administrator's internet 18 20 website.
- 18 21 3. The registry shall be indexed by owner name, general 18 22 contractor name, state construction registry number, property 18 23 address, legal description, tax parcel identification number, 18 24 and any other identifier considered appropriate as determined 18 25 by the administrator pursuant to rule.
- 18 26 4. A general contractor, owner=builder, or subcontractor 18 27 who posts fictitious, forged, or false information to the 18 28 state construction registry shall be subject to a penalty as 18 29 determined by the administrator by rule in addition to all 18 30 other penalties and remedies available under applicable law.
- 18 31 5. A person may post a correction statement with respect to 18 32 a record indexed in the state construction registry internet
- 18 33 website if the person believes the record is inaccurate or
- 18 34 wrongfully posted.
- 18 35 6. The administrator shall charge and collect fees as



- 19 1 established by rule necessary for the administration and
- 19 2 maintenance of the registry and the registry's internet
- 19 3 website. The administrator shall not charge a filing fee for
- 19 4 a preliminary notice required pursuant to this chapter that
- 19 5 exceeds the cost of sending such notice by certified mail with
- 19 6 restricted delivery and return receipt. The administrator
- 19 7 shall not charge a filing fee for a mechanics' lien that
- 19 8 exceeds forty dollars.
- 19 9 7. Notices may be posted to the state construction registry
- 19 10 electronically on the administrator's internet website, or
- 19 11 may be sent to the administrator for posting by United States
- 19 12 mail or facsimile transmission, or other alternate method
- 19 13 as provided by the administrator pursuant to rule. Notices
- 19 14 received by United States mail or facsimile transmission shall
- 19 15 be posted by the administrator to the state construction
- 19 16 registry within three business day of receipt.
- 19 17 8. Mechanics' liens may be posted to the state construction
- 19 18 registry electronically on the administrator's internet website
- 19 19 or may be sent to the administrator for posting by United
- 19 20 States mail. Liens received by United States mail shall be
- 19 21 posted by the administrator to the state construction registry
- 19 22 within three business days of receipt.
- 19 23 9. The administrator shall send a receipt acknowledging a
- 19 24 notice or lien submitted by United States mail or facsimile
- 19 25 transmission, as provided by the administrator by rule.
- 19 26 10. Information collected by and furnished to the
- 19 27 administrator in conjunction with the submission and posting
- 19 28 of notices pursuant to sections 572.13A and 572.13B shall be
- 19 29 used by the administrator solely for the purposes of the state
- 19 30 construction registry.
- 19 31 11. Registration under chapter 91C shall not be required in
- 19 32 order to post a notice or a lien under this chapter.
- 19 33 Sec. 26. Section 602.8102, subsection 82, Code 2011, is
- 19 34 amended to read as follows:
- 19 35 82. Carry out duties relating to liens as provided in



House File 675 - Introduced continued

20 1 chapters 249A, 572, 574, 580, 582, and 584. Sec. 27. EFFECTIVE DATE AND APPLICABILITY. 1. This Act takes effect July 1, 2012. 20 4 2. Mechanic's liens filed prior to the effective date of 20 5 this Act shall remain with the clerk of the district court of 20 6 the county in which the building, land, or improvement charged 20 7 with the lien is situated. 20 8 3. The notice provisions contained in this Act apply only 20 9 to material furnished or labor performed after the effective 20 10 date of this Act. 20 11 EXPLANATION 20 12 This bill relates to mechanics' liens including the 20 13 establishment of a state construction registry and provides an 20 14 effective date. 20 15 The bill changes all references to "principal contractor" 20 16 and "contractor" to "general contractor", defined in the 20 17 bill to mean a person who does work or furnishes materials 20 18 by contract, express or implied, with an owner. "General 20 19 contractor" does not include a person who does work or 20 20 furnishes materials on contract with an owner=builder. The bill defines "owner=builder" as the legal or equitable 20 22 titleholder of record who furnishes material or performs 20 23 labor upon a building, erection, or other improvement, or who 20 24 contracts with a subcontractor to furnish material or perform 20 25 labor upon a building, erection, or other improvement and 20 26 who offers or intends to offer to sell the owner=builder's 20 27 property without occupying or using the structures, properties, 20 28 developments, or improvements for more than one year from the 20 29 date the structure, property, development, or improvement 20 30 is substantially completed or abandoned. The bill extends 20 31 provisions currently in the Code for general contractors to 20 32 owner=builders. These provisions relate to perfecting a lien, 20 33 the acknowledgment of a lien that has been satisfied by payment 20 34 of a claim, actions by subcontractors or owners to recover

20 35 amounts due, and certain notification requirements.



House File 675 - Introduced continued

```
21 1 The bill provides for the perfection of a mechanic's lien
21 2 by posting a verified statement of account to the state
   3 construction registry internet website maintained by the
   4 administrator of the registry (the secretary of state),
   5 rather than by filing such statement with the district court.
21 6 The bill provides that a person who intends to perfect a
21 7 mechanic's lien shall include the address of the property or a
21 8 description of the location of the property and the tax parcel
21 9 identification number in the person's verified statement.
21 10
         The bill provides that a general contractor who has
21 11 contracted or will contract with a subcontractor to provide
21 12 labor or furnish material for the property shall provide the
21 13 owner with an owner notice stating that persons or companies
21 14 furnishing labor or materials for the improvement of real
21 15 property may enforce a lien upon the improved property if they
21 16 are not paid, even if the parties have no direct contractual
21 17 relationship with the owner. The notice shall also provide
21 18 information relating to the availability of information posted
21 19 on the state construction registry established by the bill.
21 20 A general contractor who fails to provide such notice to
21 21 the owner is not entitled to a mechanic's lien and remedies
21 22 pursuant to Code chapter 572.
21 23
         The bill provides that a general contractor or owner=builder
21 24 who has contracted or will contract with a subcontractor to
21 25 provide labor or furnish material for the property shall post
21 26 a notice of commencement of work, including certain specific
21 27 information, to the state construction registry internet
21 28 website.
21 29 The bill requires a subcontractor to post a preliminary
21 30 notice, including certain specific information, to the state
21 31 construction registry internet website. A preliminary notice
21 32 posted before the balance due is paid to the general contractor
21 33 or owner=builder by the owner is effective as to all labor,
21 34 service, equipment, or material furnished to the property
```

21 35 subsequent to the posting of the notice of commencement of



House File 675 - Introduced continued

22 1 work. A subcontractor who fails to post a preliminary notice 22 2 shall not be entitled to a lien and remedy provided under Code 22 3 chapter 572. 22 4 The bill provides that the provisions relating to the 22 5 requirement that a general contractor and a subcontractor 22 6 post notices to the state construction registry apply only to 22 7 residential construction properties. 22 8 The bill provides that payment to the general contractor or 22 9 owner=builder by the owner of any part or all of the contract 22 10 price of the building or improvement within 90 days after the 22 11 date on which the last of the materials was furnished or the 22 12 last of the labor was performed by a subcontractor, does not 22 13 relieve the owner from liability to the subcontractor for the 22 14 full value of any material furnished or labor performed upon 22 15 the building, land, or improvement if the subcontractor files 22 16 a lien within 90 days after the date on which the last of the 22 17 materials was furnished or the last of the labor was performed. 22 18 The bill provides for the creation of a state construction 22 19 registry for residential construction property for the 22 20 posting of notices by general contractors, owner=builders, and 22 21 subcontractors which such persons must post in order to protect 22 22 their lien rights. The state construction registry, once 22 23 created, shall be a publicly accessible centralized electronic 22 24 database created and maintained by the administrator. The 22 25 administrator shall adopt rules pursuant to Code chapter 17A 22 26 for the creation and administration of the registry. The 22 27 registry provides a centralized resource of all persons or 22 28 companies furnishing labor or materials who may file a lien 22 29 upon the improved property. Data collected by and furnished to 22 30 the administrator in conjunction with the posting of notices to 22 31 the state construction registry internet website shall be used 22 32 by the administrator for the purposes of the registry. The bill eliminates the requirement that the clerk of court 22 34 make an abstract of a claim for a mechanic's lien and requires 22 35 the administrator to record the date and hour of filing of a



- 23 1 claim for a mechanic's lien and to index every claim.
- 23 2 The bill takes effect July 1, 2012. Mechanic's liens filed
- 23 3 prior to July 1, 2012, shall remain with the clerk of the
- 23 4 district court of the county in which the building, land, or
- 23 5 improvement charged with the lien is situated. In addition,
- 23 6 the notice provisions contained in the bill apply only to
- 23 7 material furnished or labor performed after July 1, 2012.
 LSB 2236HZ (2) 84
 rh/nh



House Resolution 36 - Introduced

PAG LIN

HOUSE RESOLUTION NO.

BY KELLEY, HELLAND, KEARNS, MUHLBAUER, KOESTER, and CHAMBERS

1 1 A Resolution to recognize the efforts of Patriot 1 2 Outreach, Inc. in supporting Iowa's veterans and 1 3 their families. WHEREAS, our nation was founded on the principles of 1 5 liberty, opportunity, and justice for all, principles 1 6 which the men and women of our armed forces have 1 7 valiantly defended throughout our nation's history; and WHEREAS, thousands of Iowans have proudly served in 1 9 the armed forces, and by answering the call of duty 1 10 risked their lives in response to combat, peacekeeping 1 11 missions, rescue operations, and humanitarian relief 1 12 efforts; and WHEREAS, mental health is essential to everyone's 1 14 overall health and well=being; and 1 15 WHEREAS, our brave soldier=citizens face significant 1 16 challenges in readjusting from the stress of combat to 1 17 their civilian lives, and family members experience 1 18 emotional challenges coping with a loved one in 1 19 danger; and 1 20 WHEREAS, Patriot Outreach, Inc., a nonprofit 1 21 organization, founded in the city of Davenport, Iowa, 1 22 has provided simple, effective, nonintrusive support, 1 23 designed to bridge the gap between those who seek help 1 24 and the silent majority who avoid the stigma of seeking 1 25 assistance; and WHEREAS, Patriot Outreach, Inc. has provided 55,000

1 27 "Coping Strategies" compact disks and has provided over



House Resolution 36 - Introduced continued

```
2 1 34,000 downloads to all branches of the armed forces,
  2 veterans, first responders, government civilians,
2 3 battlefield contractors, and their families; and
2 4 WHEREAS, these requests do pay tribute to the
2 5 testimonials attesting to their effectiveness in
2 6 combating anger, stress, pain, and even posttraumatic
2 7 stress disorder, with the most notable bulk requests
2 8 for the compact disks received from the 82nd Airborne
2 9 Division, 5,000 copies; from the 91st Division, 3,000
2 10 copies; from Fort Hood, 3,500 copies; from Joint Task
2 11 Force Headquarters, 1,500 copies; from USO, 1,000
2 12 copies; and from the Iowa VFW, 8,000 copies; NOW
2 13 THEREFORE,
2 14 BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That
2 15 the House of Representatives recognizes all volunteer
2 16 organizations that are dedicated to helping the men and
2 17 women who have served our country, including Patriot
2 18 Outreach, Inc., and encourage more Iowans to volunteer
2 19 their services in support of Iowa's veterans and their
2 20 families.
    LSB 2758HH (7) 84
    jr/rj
```



House Study Bill 234

HOUSE FILE
BY (PROPOSED COMMITTEE ON
WAYS AND MEANS BILL BY
CHAIRPERSON SANDS)

A BILL FOR

- 1 An Act relating to tax credits for investment in certain
- 2 qualifying businesses or community=based seed capital funds
- 3 and including retroactive applicability provisions.
- 4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA: TLSB 2759HC (3) 84 tw/sc



House Study Bill 234 continued

PAG LIN

- 1 1 Section 1. Section 15.119, subsection 2, Code 2011, is 1 2 amended to read as follows:
- 1 3 2. The department, with the approval of the board, shall
- 1 4 adopt by rule a procedure for allocating the aggregate tax
- $1\ 5$ credit limit established in this section among the following
- 1 6 programs administered by the department:
- 1 7 a. The high quality job creation program administered 1 8 pursuant to sections 15.326 through 15.336.
- 1 9 b. The film, television, and video project promotion program
- 1 10 administered pursuant to sections 15.391 through 15.393.
- 1 11 c. The corporate tax research credit under the quality jobs
- 1 12 enterprise zone program pursuant to section 15A.9, subsection 1 13 8.
- 1 14 d. The enterprise zones program administered pursuant to
- 1 15 sections 15E.191 through 15E.197.
- 1 16 $\,$ e. The assistive device tax credit program administered
- 1 17 pursuant to section 422.11E and section 422.33, subsection 9.
- 1 18 <u>f. The tax credits for investments in qualifying businesses</u>
- 1 19 and community=based seed capital funds issued by the capital
- 1 20 investment board pursuant to section 15E.43. In allocating
- 1 21 tax credits pursuant to this subsection, the department shall
- 1 22 allocate at least two million dollars for purposes of this
- 1 23 paragraph.
- 1 24 Sec. 2. Section 15E.43, subsection 4, Code 2011, is amended
- 1 25 by striking the subsection and inserting in lieu thereof the
- 1 26 following:
- 1 27 4. The board shall not issue tax credits under this section
- 1 28 in excess of the amount approved by the department for any one
- 1 29 fiscal year pursuant to section 15.119.
- 1 30 Sec. 3. Section 15E.44, subsection 2, paragraphs d and e,
- 1 31 Code 2011, are amended to read as follows:
- 1 32 d. The business is not a business engaged primarily in
- 1 33 retail sales, real estate, or the provision of health care
- 1 34 or other professional services that require a professional
- 1 35 license.



```
e. The business shall not have a net worth that exceeds ten
   \frac{2}{2} five million dollars.
2 3 Sec. 4. RETROACTIVE APPLICABILITY. This Act applies
2 4 retroactively to January 1, 2011, for tax years beginning on
2 5 or after that date.
                              EXPLANATION
2 7
      This bill makes changes to the administration of the tax
2 8 credits available for investments in qualifying businesses and
2 9 community=based seed capital funds.
       Current law limits the maximum aggregate amount of such tax
2 10
2 11 credits that may be issued to a total of $10 million. The
2 12 bill eliminates the existing limitation, places the credits
2 13 under the department of economic development's annual aggregate
2 14 tax credit limitation in Code section 15.119, and directs the
2 15 department to allocate at least $2 million of that limit for
2 16 purposes of such credits.
2 17 The bill also changes the eligibility of certain qualifying
2 18 businesses. Currently, to be eligible for the tax credits, a
2 19 business must not be engaged primarily in "other professional
2 20 services" and must not have a net worth in excess of $10
2 21 million. The bill requires instead that a business not
2 22 be engaged primarily in "other services that require a
2 23 professional license" and reduces the net worth ceiling to $5
2 24 million.
2 25 The bill applies retroactively to January 1, 2011, for tax
2 26 years beginning on or after that date.
    LSB 2759HC (3) 84
    tw/sc
```



House Study Bill 235

SENATE/HOUSE FILE
BY (PROPOSED COMMITTEE ON
STATE GOVERNMENT BILL
BY LEGISLATIVE
SERVICES AGENCY)

A BILL FOR

- 1 An Act providing for congressional and legislative districts
 2 and providing an effective date.
- 3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA: TLSB 9022XD (38) 84 ec/gr



House Study Bill 235 continued

PAG LIN

1 34

a. Lyon county. 1 35 b. Osceola county.

```
Section 1. Section 40.1, Code 2011, is amended by striking
1 2 the section and inserting in lieu thereof the following:
       40.1 Congressional districts.
       The state of Iowa is hereby organized and divided into four
1 5 congressional districts, which shall be composed, respectively,
  6 of the following counties:
1 7
       1. The first district shall consist of the counties of
1 8 Worth, Mitchell, Howard, Winneshiek, Allamakee, Bremer,
1 9 Fayette, Clayton, Black Hawk, Buchanan, Delaware, Dubuque,
1 10 Marshall, Tama, Benton, Linn, Jones, Jackson, Poweshiek, and
1 11 Iowa.
1 12
       2. The second district shall consist of the counties of
1 13 Jasper, Johnson, Cedar, Clinton, Marion, Mahaska, Keokuk,
1 14 Washington, Louisa, Muscatine, Scott, Clarke, Lucas, Monroe,
1 15 Wapello, Jefferson, Henry, Des Moines, Decatur, Wayne,
1 16 Appanoose, Davis, Van Buren, and Lee.
     3. The third district shall consist of the counties of
1 18 Guthrie, Dallas, Polk, Pottawattamie, Cass, Adair, Madison,
1 19 Warren, Mills, Montgomery, Adams, Union, Fremont, Page, Taylor,
1 20 and Ringgold.
1 21
       4. The fourth district shall consist of the counties of
1 22 Lyon, Osceola, Dickinson, Emmet, Kossuth, Winnebago, Sioux,
1 23 O'Brien, Clay, Palo Alto, Hancock, Cerro Gordo, Floyd,
1 24 Chickasaw, Plymouth, Cherokee, Buena Vista, Pocahontas,
1 25 Humboldt, Wright, Franklin, Butler, Woodbury, Ida, Sac,
1 26 Calhoun, Webster, Hamilton, Hardin, Grundy, Monona, Crawford,
1 27 Carroll, Greene, Boone, Story, Harrison, Shelby, and Audubon.
1 28
       Sec. 2. Section 41.1, Code 2011, is amended by striking the
1 29 section and inserting in lieu thereof the following:
       41.1 Representative districts.
1 31
       The state of Iowa is hereby divided into one hundred
1 32 representative districts as follows:
     1. The first representative district shall consist of:
```



- 2 1 c. In Dickinson county:
- 2 2 (1) The city of West Okoboji.
- 2 3 (2) Silver Lake, Diamond Lake, Spirit Lake, Superior,
- 2 4 Excelsior, Lakeville, and Richland townships, and that
- 2 5 portion of Center Grove township not contained in the second 2 6 representative district.
- 2 7 2. The second representative district shall consist of:
- 2 8 a. Clay county.
- 2 9 b. Palo Alto county.
- 2 10 c. In Dickinson county:
- 2 11 (1) Westport, Milford, and Lloyd townships, and that
- 2 12 portion of Okoboji township lying outside the corporate limits
- 2 13 of the city of West Okoboji.
- 2 14 (2) That portion of Center Grove township bounded by a line
- 2 15 commencing at the point the west corporate limit of the city of
- 2 16 Milford intersects the south boundary of Center Grove township,
- 2 17 then proceeding first north, then in a clockwise manner along
- 2 18 the corporate limits of the city of Milford until it intersects
- 2 19 the south boundary of Center Grove township, then proceeding
- 2 20 west along the boundary of Center Grove township to the point
- 2 21 of origin.
- 2 22 3. The third representative district shall consist of:
- 2 23 a. O'Brien county.
- 2 24 b. Cherokee county.
- 2 25 c. In Sioux county, Floyd, Grant, Lynn, and Sheridan
- 2 26 townships.
- 2 27 d. In Plymouth county, Henry township, that portion of
- 2 28 Meadow township and Remsen township lying outside the corporate
- 2 29 limits of the city of Remsen, and that portion of Garfield
- 2 30 township lying outside the corporate limits of the city of
- 2 31 Kingsley.
- 2 32 4. The fourth representative district in Sioux county
- 2 33 shall consist of Buncombe, Capel, Center, Eagle, East Orange,
- 2 34 Garfield, Holland, Lincoln, Logan, Nassau, Plato, Reading,
- 2 35 Rock, Settlers, Sherman, Sioux, Washington, Welcome, and West



- 3 1 Branch townships.
- B 2 5. The fifth representative district shall consist of:
- 3 a. In Plymouth county:
- 4 (1) The cities of Remsen and Kingsley.
- 3 5 (2) America, Elgin, Elkhorn, Fredonia, Grant, Hancock,
- 3 6 Hungerford, Johnson, Liberty, Lincoln, Marion, Perry, Plymouth,
- 3 7 Portland, Preston, Sioux, Stanton, Union, Washington, and
- 3 8 Westfield townships.
- 3 9 b. In Woodbury county:
- 3 10 (1) The cities of Lawton and Correctionville.
- 3 11 (2) Arlington, Banner, Grant, Moville, Rutland, Union, West
- 3 12 Fork, and Wolf Creek townships, and that portion of Kedron
- 3 13 township lying outside the corporate limits of the city of
- 3 14 Anthon.
- 3 15 6. The sixth representative district in Woodbury county
- 3 16 shall consist of:
 - 17 a. The city of Sergeant Bluff.
- 3 18 b. Grange, Lakeport, and Liberty townships, those portions
- 3 19 of Woodbury township lying outside the corporate limits of the
- 3 20 city of Sioux City, and that portion of Floyd township lying
- 3 21 outside the corporate limits of the city of Lawton.
- 3 22 c. That portion of the city of Sioux City bounded by a line
- 3 23 commencing at the point the east corporate limit of the city
- 3 24 of Sioux City intersects Stone avenue, then proceeding west
- 3 25 along Stone avenue until it intersects Morningside avenue,
- $3\ 26\ {\rm then}\ {\rm proceeding}\ {\rm southeasterly}\ {\rm along}\ {\rm Morningside}\ {\rm avenue}\ {\rm until}$
- 3 27 it intersects Peters avenue, then proceeding west along
- $3\ 28$ Peters avenue until it intersects South Paxton street, then
- 3 29 proceeding north along South Paxton street until it intersects
- 3 30 Stone avenue, then proceeding west along Stone avenue until
- $3\ 31\ \text{it}$ intersects South Cecelia street, then proceeding north
- $3\ 32\ {\rm along}\ {\rm South}\ {\rm Cecelia}\ {\rm street}\ {\rm until}\ {\rm it}\ {\rm intersects}\ {\rm Morningside}$
- 3 33 avenue, then proceeding southeasterly, then northerly along
- 3 34 Morningside avenue until it intersects South Cecelia street,
- 3 35 then proceeding northerly along South Cecelia street, then



- 4 1 Cecelia street south until it intersects Leech avenue, then
- 2 proceeding west along Leech avenue until it intersects Alice
- 4 3 street South, then proceeding north along Alice street South
- 4 4 until it intersects Correctionville road, then proceeding west
- 4 5 along Correctionville road until it intersects South Westcott
- 4 6 street, then proceeding south along South Westcott street
- 4 7 until it intersects Gordon drive, then proceeding west along
- 4 8 Gordon drive until it intersects South Court street, then
- 4 9 proceeding southerly along South Court street and its extension
- 4 10 until it intersects the boundary of the state of Iowa and the
- 4 11 corporate limit of the city of Sioux City, then proceeding
- 4 12 first southerly, then in a counterclockwise manner along the
- 4 13 corporate limits of the city of Sioux City to the point of 4 14 origin.
- 4 15 7. The seventh representative district shall consist of:
- 4 16 a. Emmet county.
- 4 17 b. Winnebago county.
- 4 18 c. In Kossuth county:
- 4 19 (1) That portion of the city of Algona bounded by a line
- 4 20 commencing at the point the east corporate limit of the city of
- 4 21 Algona intersects the south boundary of Plum Creek township,
- 4 22 then proceeding first south, then in a clockwise manner along
- 4 23 the corporate limits of the city of Algona to the point of $\,$
- 4 24 origin.
- 4 25 (2) Burt, Eagle, Fenton, Grant, Harrison, Hebron, Ledyard,
- 4 26 Lincoln, Seneca, Springfield, Swea, and Union townships, and
- 4 27 that portion of Greenwood township lying outside the corporate
- 4 28 limits of the city of Bancroft.
- 4 29 8. The eighth representative district shall consist of:
- 4 30 a. Hancock county.
- 4 31 b. Wright county.
- 4 32 c. In Kossuth county:
- 4 33 (1) The city of Bancroft and that portion of the city of
- 4 34 Algona not contained in the seventh representative district.
- 4 35 (2) Buffalo, Cresco, Garfield, German, Irvington, Lotts



- 5 1 Creek, Lu Verne, Plum Creek, Portland, Prairie, Ramsey,
- 5 2 Riverdale, Sherman, Wesley, and Whittemore townships.
- 5 3 9. The ninth representative district in Webster county 5 4 shall consist of:
- 5 5 a. The cities of Duncombe and Fort Dodge.
- 5 6 b. Badger, Colfax, Cooper, Deer Creek, Douglas, Elkhorn,
- 5 7 Jackson, and Newark townships.
- 5 8 10. The tenth representative district shall consist of:
- 5 9 a. Calhoun county.
- 5 10 b. Humboldt county.
- 5 11 c. Pocahontas county.
- 5 12 d. In Webster county, Clay, Fulton, Gowrie, Johnson, Lost
- 5 13 Grove, and Roland townships.
- 5 14 11. The eleventh representative district shall consist of:
- 5 15 a. Buena Vista county.
- 5 16 b. Sac county.
- 5 17 12. The twelfth representative district shall consist of:
- 5 18 a. Audubon county.
- 5 19 b. Carroll county.
- 5 20 c. In Crawford county, Hayes, Iowa, Jackson, Milford,
- 5 21 Nishnabotny, Stockholm, and West Side townships, and that
- 5 22 portion of East Boyer township lying outside the corporate
- 5 23 limits of the city of Denison.
- 5 24 13. The thirteenth representative district in Woodbury
- 5 25 county shall consist of:
- 5 26 a. Concord township.
- 5 27 b. That portion of the city of Sioux City bounded by a
- 5 28 line commencing at the point the north boundary of Woodbury
- 5 29 county intersects Hamilton boulevard, then proceeding east
- 5 30 along the boundary of Woodbury county until it intersects the
- 5 31 east corporate limit of the city of Sioux City, then proceeding
- 5 32 southerly along the corporate limits of the city of Sioux
- 5 33 City until it intersects Stone avenue, then proceeding west
- 5 34 along Stone avenue until it intersects Morningside avenue,
- 5 35 then proceeding southeasterly along Morningside avenue until



House Study Bill 235 continued

6 1 it intersects Peters avenue, then proceeding west along 2 Peters avenue until it intersects South Paxton street, then 3 proceeding north along South Paxton street until it intersects 4 Stone avenue, then proceeding west along Stone avenue until 5 it intersects South Cecelia street, then proceeding north 6 6 along South Cecelia street until it intersects Morningside 6 7 avenue, then proceeding southeasterly, then northerly along 6 8 Morningside avenue until it intersects South Cecelia street, 6 9 then proceeding northerly along South Cecelia street, then 6 10 Cecelia street south until it intersects Leech avenue, then 6 11 proceeding west along Leech avenue until it intersects Alice 6 12 street South, then proceeding north along Alice street South 6 13 until it intersects Correctionville road, then proceeding west 6 14 along Correctionville road until it intersects South Westcott 6 15 street, then proceeding south along South Westcott street 6 16 until it intersects Gordon drive, then proceeding west along 6 17 Gordon drive until it intersects South Court street, then 6 18 proceeding southerly along South Court street and its extension 6 19 until it intersects the boundary of the state of Iowa, then 6 20 proceeding westerly along the boundary of the state of Iowa 6 21 until it intersects Wesley parkway, then proceeding northerly 6 22 along Wesley parkway until it intersects Perry street, then 6 23 proceeding northeasterly along Perry street until it intersects 6 24 West Eighth street, then proceeding northwesterly along West 6 25 Eighth street until it intersects Bluff street, then proceeding 6 26 northerly along Bluff street until it intersects Summit 6 27 street, then proceeding northerly along Summit street until it 6 28 intersects Twelfth street, then proceeding east along Twelfth 6 29 street until it intersects Nebraska street, then proceeding 6 30 north along Nebraska street until it intersects Thirteenth 6 31 street, then proceeding east along Thirteenth street until it 6 32 intersects Jackson street, then proceeding south along Jackson 6 33 street until it intersects Twelfth street, then proceeding 6 34 east along Twelfth street until it intersects Court street, 6 35 then proceeding north along Court street until it intersects



House Study Bill 235 continued

7 1 Fourteenth street, then proceeding easterly along Fourteenth 2 street until it intersects Floyd boulevard, then proceeding 3 south along Floyd boulevard until it intersects Thirteenth 4 street, then proceeding easterly along Thirteenth street 5 until it intersects the Union Pacific Railroad tracks, then 7 6 proceeding northerly along the Union Pacific Railroad tracks 7 7 until it intersects Nineteenth street, then proceeding westerly 7 8 along Nineteenth street until it intersects Iowa street, 7 9 then proceeding south along Iowa street until it intersects 7 10 Eighteenth street, then proceeding west along Eighteenth 7 11 street until it intersects Court street, then proceeding south 7 12 along Court street until it intersects Sixteenth street, then 7 13 proceeding west along Sixteenth street until it intersects 7 14 Virginia street, then proceeding north along Virginia street 7 15 until it intersects Seventeenth street, then proceeding west 7 16 along Seventeenth street until it intersects Ingleside avenue, 7 17 then proceeding southerly along Ingleside avenue until it 7 18 intersects Seventeenth street, then proceeding west along 7 19 Seventeenth street until it intersects Pierce street, then 7 20 proceeding north along Pierce street until it intersects 7 21 Twenty=second street, then proceeding east along Twenty=second 7 22 street until it intersects Nebraska street, then proceeding 7 23 north along Nebraska street until it intersects Twenty=third 7 24 street, then proceeding west along Twenty=third street until 7 25 it intersects Pierce street, then proceeding north along 7 26 Pierce street until it intersects Stone Park boulevard, then 7 27 proceeding northwesterly along Stone Park boulevard until it 7 28 intersects West Clifton avenue, then proceeding easterly along 7 29 West Clifton avenue and its extension until it intersects 7 30 Hamilton boulevard, then proceeding northerly along Hamilton 7 31 boulevard until it intersects Perry creek, then proceeding 7 32 southerly along Perry creek until it intersects Thirty=fourth 7 33 street and its extension, then proceeding east along 7 34 Thirty=fourth street and its extension until it intersects

7 35 Jones street, then proceeding north along Jones street until it



```
8 1 intersects Thirty=eighth street, then proceeding easterly along
  2 Thirty=eighth street until it intersects Thirty=seventh street,
  3 then proceeding south and then east along Thirty=seventh
  4 street until it intersects Cheyenne boulevard, then proceeding
  5 northerly along Cheyenne boulevard until it intersects Outer
8 6 Drive North, then proceeding easterly along Outer Drive
8 7 North until it intersects Buckwalter drive, then proceeding
8 8 northwesterly along Buckwalter drive until it intersects
8 9 Hamilton boulevard, then proceeding northerly along Hamilton
8 10 boulevard to the point of origin.
       14. The fourteenth representative district in Woodbury
8 11
8 12 county shall consist of that portion of the city of Sioux
8 13 City bounded by a line commencing at the point the boundary
8 14 of the state of Iowa intersects the north boundary of
8 15 Woodbury county, then proceeding east along the boundary
8 16 of Woodbury county until it intersects Hamilton boulevard,
8\ 17 then proceeding southerly along Hamilton boulevard until it
8 18 intersects Buckwalter drive, then proceeding southeasterly
8 19 along Buckwalter drive until it intersects Outer drive North,
8 20 then proceeding westerly along Outer drive North until it
8 21 intersects Cheyenne boulevard, then proceeding southerly along
8 22 Cheyenne boulevard until it intersects Thirty=seventh street,
8 23 then proceeding west and then north along Thirty=seventh street
8 24 until it intersects Thirty=eighth street, then proceeding
8 25 westerly along Thirty=eighth street until it intersects Jones
8 26 street, then proceeding southerly along Jones street until it
8 27 intersects Thirty=fourth street, then proceeding westerly along
8 28 Thirty=fourth street and its extension until it intersects
8 29 Perry creek, then proceeding northerly along Perry creek until
8 30 it intersects Hamilton boulevard, then proceeding southerly
8 31 along Hamilton boulevard until it intersects West Clifton
8 32 avenue and its extension, then proceeding westerly along West
8 33 Clifton avenue and its extension until it intersects Stone
8 34 Park boulevard, then proceeding southeasterly along Stone Park
8 35 boulevard until it intersects Pierce street, then proceeding
```



House Study Bill 235 continued

9 1 south along Pierce street until it intersects Twenty=third 2 street, then proceeding east along Twenty=third street until 3 it intersects Nebraska street, then proceeding south along 4 Nebraska street until it intersects Twenty=second street, then 5 proceeding west along Twenty=second street until it intersects 9 6 Pierce street, then proceeding south along Pierce street until 9 7 it intersects Seventeenth street, then proceeding east along 9 8 Seventeenth street until it intersects Ingleside avenue, then 9 9 proceeding northerly along Ingleside avenue until it intersects 9 10 Seventeenth street, then proceeding east along Seventeenth 9 11 street until it intersects Virginia street, then proceeding 9 12 south along Virginia street until it intersects Sixteenth 9 13 street, then proceeding east along Sixteenth street until it 9 14 intersects Court street, then proceeding north along Court 9 15 street until it intersects Eighteenth street, then proceeding 9 16 east along Eighteenth street until it intersects Iowa street, 9 17 then proceeding north along Iowa street until it intersects 9 18 Nineteenth street, then proceeding easterly along Nineteenth 9 19 street until it intersects the Union Pacific Railroad tracks, 9 20 then proceeding southerly along the Union Pacific Railroad 9 21 tracks until it intersects Thirteenth street, then proceeding 9 22 westerly along Thirteenth street until it intersects Floyd 9 23 boulevard, then proceeding north along Floyd boulevard until 9 24 it intersects Fourteenth street, then proceeding westerly 9 25 along Fourteenth street until it intersects Court street, then 9 26 proceeding south along Court street until it intersects Twelfth 9 27 street, then proceeding west along Twelfth street until it 9 28 intersects Jackson street, then proceeding north along Jackson 9 29 street until it intersects Thirteenth street, then proceeding 9 30 west along Thirteenth street until it intersects Nebraska 9 31 street, then proceeding south along Nebraska street until it 9 32 intersects Twelfth street, then proceeding west along Twelfth 9 33 street until it intersects Summit street, then proceeding 9 34 southerly along Summit street until it intersects Bluff

9 35 street, then proceeding southerly along Bluff street until it



House Study Bill 235 continued

10 1 intersects West Eighth street, then proceeding southeasterly 2 along West Eighth street until it intersects Perry street, then 3 proceeding southwesterly along Perry street until it intersects 4 Wesley parkway, then proceeding southerly along Wesley parkway 5 until it intersects the boundary of the state of Iowa, then 10 6 proceeding first west, then in a clockwise manner along the 10 7 boundary of the state of Iowa to the point of origin. 10 8 15. The fifteenth representative district in Pottawattamie 10 9 county shall consist of: a. The city of Carter Lake. 10 10 b. That portion of the city of Council Bluffs bounded 10 11 10 12 by a line commencing at the point the corporate limits of 10 13 the city of Council Bluffs and the boundary of the state 10 14 of Iowa intersect the Union Pacific Railroad tracks, then 10 15 proceeding easterly along the Union Pacific Railroad tracks 10 16 until it intersects Ninth avenue, then proceeding east along 10 17 Ninth avenue until it intersects South Twelfth street, then 10 18 proceeding northerly along South Twelfth street until it 10 19 intersects Seventh avenue, then proceeding east along Seventh 10 20 avenue until it intersects South Ninth street, then proceeding 10 21 north along South Ninth street until it intersects West 10 22 Broadway, then proceeding east along West Broadway until it 10 23 intersects North Eighth street, then proceeding north along 10 24 North Eighth street until it intersects West Washington avenue, 10 25 then proceeding easterly along West Washington avenue until it 10 26 intersects North Main street, then proceeding southerly along 10 27 North Main street until it intersects Kanesville boulevard, 10 28 then proceeding northeasterly along Kanesville boulevard 10 29 until it intersects North First street and its extension, 10 30 then proceeding southerly along North First street and its 10 31 extension until it intersects East Broadway, then proceeding 10 32 northeasterly along East Broadway until it intersects Union 10 33 street, then proceeding southeasterly along Union street until

10 34 it intersects East Pierce street, then proceeding northeasterly 10 35 along East Pierce street until it intersects Frank street,



House Study Bill 235 continued

11 1 then proceeding northwesterly along Frank street until it 2 intersects East Broadway, then proceeding northeasterly along 3 East Broadway until it intersects East Kanesville boulevard, 4 then proceeding southwesterly along East Kanesville boulevard 5 until it intersects Harrison street, then proceeding northerly 6 along Harrison street until it intersects Mount Vernon street, 11 7 then proceeding easterly along Mount Vernon street until it 11 8 intersects Trail Ridge drive, then proceeding northerly along 9 Trail Ridge drive until it intersects Grand avenue, then 11 10 proceeding northerly along Grand avenue until it intersects 11 11 South Sierra drive, then proceeding easterly, then northerly, 11 12 along South Sierra drive until it intersects North Sierra 11 13 drive, then proceeding westerly along North Sierra drive until 11 14 it intersects Grand avenue, then proceeding northerly along 11 15 Grand avenue until it intersects the north corporate limit of 11 16 the city of Council Bluffs, then proceeding first west, then 11 17 in a counterclockwise manner along the corporate limits of the 11 18 city of Council Bluffs to the point of origin. 16. The sixteenth representative district in Pottawattamie 11 20 county shall consist of that portion of the city of Council 11 21 Bluffs bounded by a line commencing at the point the corporate 11 22 limits of the city of Council Bluffs and the boundary of the 11 23 state of Iowa intersect the Union Pacific Railroad tracks, 11 24 then proceeding easterly along the Union Pacific Railroad 11 25 tracks until it intersects Ninth avenue, then proceeding east 11 26 along Ninth avenue until it intersects South Twelfth street, 11 27 then proceeding northerly along South Twelfth street until 11 28 it intersects Seventh avenue, then proceeding east along 11 29 Seventh avenue until it intersects South Ninth street, then 11 30 proceeding north along South Ninth street until it intersects 11 31 West Broadway, then proceeding east along West Broadway until 11 32 it intersects North Eighth street, then proceeding north along 11 33 North Eighth street until it intersects West Washington avenue, 11 34 then proceeding easterly along West Washington avenue until

11 35 it intersects North Main street, then proceeding southerly



House Study Bill 235 continued

12 1 along North Main street until it intersects Kanesville 2 boulevard, then proceeding easterly along Kanesville boulevard 3 until it intersects North First street and its extension, 4 then proceeding southerly along North First street and its 5 extension until it intersects East Broadway, then proceeding 12 6 northeasterly along East Broadway until it intersects Union 12 7 street, then proceeding southeasterly along Union street until 12 8 it intersects East Pierce street, then proceeding northeasterly 12 9 along East Pierce street until it intersects Frank street, 12 10 then proceeding northwesterly along Frank street until it 12 11 intersects East Broadway, then proceeding northeasterly along 12 12 East Broadway until it intersects East Kanesville boulevard, 12 13 then proceeding southwesterly along East Kanesville boulevard 12 14 until it intersects Harrison street, then proceeding northerly 12 15 along Harrison street until it intersects Mount Vernon street, 12 16 then proceeding easterly along Mount Vernon street until it 12 17 intersects Trail Ridge drive, then proceeding northerly along 12 18 Trail Ridge drive until it intersects Grand avenue, then 12 19 proceeding northerly along Grand avenue until it intersects 12 20 South Sierra drive, then proceeding easterly, then northerly, 12 21 along South Sierra drive until it intersects North Sierra 12 22 drive, then proceeding westerly along North Sierra drive until 12 23 it intersects Grand avenue, then proceeding northerly along 12 24 Grand avenue until it intersects the north corporate limit of 12 25 the city of Council Bluffs, then proceeding first east, then 12 26 in a clockwise manner along the corporate limits of the city 12 27 of Council Bluffs until it intersects McPherson avenue, then 12 28 proceeding westerly along McPherson avenue until it intersects 12 29 Gleason avenue, then proceeding westerly along Gleason avenue 12 30 until it intersects Morningside avenue, then proceeding north 12 31 along Morningside avenue until it intersects Park lane, then 12 32 proceeding westerly along Park lane until it intersects Lincoln 12 33 avenue, then proceeding southerly along Lincoln avenue until 12 34 it intersects Franklin avenue, then proceeding southeasterly

12 35 along Franklin avenue until it intersects Bennett avenue,

- 13 1 then proceeding southwesterly along Bennett avenue until it
- 13 2 intersects Madison avenue, then proceeding southeasterly
- 13 3 along Madison avenue until it intersects Valley View drive,
- 13 4 then proceeding southerly along Valley View drive until it
- 13 5 intersects the east corporate limit of the city of Council
- 13 6 Bluffs, then proceeding first southerly, then in a clockwise
- 13 7 manner along the corporate limits of the city of Council Bluffs
- 13 8 to the point of origin.
- 13 9 17. The seventeenth representative district shall consist
- 13 10 of:
- 13 11 a. Ida county.
- 13 12 b. Monona county.
- 13 13 c. In Harrison county, Allen, Boyer, Calhoun, Cincinnati,
- 13 14 Clay, Jackson, Lincoln, Little Sioux, Magnolia, Morgan, Raglan,
- 13 15 St. John, and Taylor townships.
- 13 16 d. In Woodbury county:
- 13 17 (1) The city of Anthon.
- 13 18 (2) Liston, Little Sioux, Miller, Morgan, Oto, Sloan, and
- 13 19 Willow townships, and that portion of Rock township lying
- 13 20 outside the corporate limits of the city of Correctionville.
- 13 21 18. The eighteenth representative district shall consist
- 13 22 of:
- 13 23 a. Shelby county.
- 13 24 b. In Crawford county:
- 13 25 (1) The city of Denison.
- 13 26 (2) Boyer, Charter Oak, Denison, Goodrich, Hanover, Morgan,
- 13 27 Otter Creek, Paradise, Soldier, Union, Washington, and Willow
- 13 28 townships.
- 13 29 c. In Harrison county, Cass, Douglas, Harrison, Jefferson,
- 13 30 La Grange, Union, and Washington townships.
- 13 31 19. The nineteenth representative district shall consist
- 13 32 of:
- 13 33 a. The city of Granger.
- 13 34 b. In Polk county:
- 13 35 (1) That portion of the city of Sheldahl in Polk county.



- (2) That portion of Polk county bounded by a line commencing 14 2 at the point the west boundary of Polk county intersects the 3 middle channel of the Des Moines river, then proceeding first 14 4 north, then east, along the boundary of Polk county until 5 it intersects the west boundary of Lincoln township, then
- 14 6 proceeding south along the boundary of Lincoln township until
- 14 7 it intersects the north corporate limit of the city of Polk
- 14 8 City, then proceeding first east, then in a clockwise manner
- 14 9 along the corporate limits of the city of Polk City until it
- 14 10 intersects the east boundary of census block 191530115002185,
- 14 11 then proceeding south along the east boundary of census block
- 14 12 191530115002185 and census block 191530115002184 until it
- 14 13 intersects the middle channel of the Des Moines river, then
- 14 14 proceeding northwesterly along the middle channel of the Des
- 14 15 Moines river to the point of origin.
- 14 16 c. In Dallas county, Adams, Adel, Beaver, Colfax, Des
- 14 17 Moines, Grant, Sugar Grove, and Union townships, and those
- 14 18 portions of Boone, Van Meter, and Walnut townships not
- 14 19 contained in the forty=fourth representative district.
- 14 20 20. The twentieth representative district shall consist of:
- 14 21 a. Adair county.
- 14 22
- b. Guthrie county.c. In Cass county, Benton, Franklin, Grant, and Lincoln 14 23
- 14 24 townships.
- 14 25 d. In Dallas county, Dallas, Lincoln, Linn, Spring Valley,
- 14 26 and Washington townships.
- 14 27 21. The twenty=first representative district shall consist
- 14 28 of:
- 14 29 a. Adams county.
- 14 30 b. Union county.
- 14 31 c. In Cass county, Bear Grove, Brighton, Cass, Edna,
- 14 32 Grove, Massena, Noble, Pleasant, Pymosa, Union, Victoria, and
- 14 33 Washington townships.
- d. In Pottawattamie county, Grove, Layton, Lincoln,
- 14 35 Waveland, and Wright townships, and that portion of Center



- 15 1 township lying outside the corporate limits of the city of 15 2 Oakland. 3 22. The twenty=second representative district in 15 4 Pottawattamie county shall consist of: 15 5 a. The city of Oakland. b. Belknap, Boomer, Carson, Crescent, Hardin, Hazel Dell, 15 7 James, Keg Creek, Knox, Macedonia, Minden, Neola, Norwalk, 15 8 Pleasant, Rockford, Silver Creek, Valley, Washington, and 15 9 York townships, and those portions of Garner, Lake, and Lewis 15 10 townships lying outside the corporate limits of the city of 15 11 Council Bluffs. 15 12 c. That portion of the city of Council Bluffs bounded by 15 13 a line commencing at the point the east corporate limit of 15 14 the city of Council Bluffs intersects McPherson avenue, then 15 15 proceeding westerly along McPherson avenue until it intersects 15 16 Gleason avenue, then proceeding westerly along Gleason avenue 15 17 until it intersects Morningside avenue, then proceeding north 15 18 along Morningside avenue until it intersects Park lane, then 15 19 proceeding westerly along Park lane until it intersects Lincoln 15 20 avenue, then proceeding southerly along Lincoln avenue until 15 21 it intersects Franklin avenue, then proceeding southeasterly 15 22 along Franklin avenue until it intersects Bennett avenue, 15 23 then proceeding southwesterly along Bennett avenue until it 15 24 intersects Madison avenue, then proceeding southeasterly 15 25 along Madison avenue until it intersects Valley View drive, 15 26 then proceeding southerly along Valley View drive until it 15 27 intersects the corporate limits of the city of Council Bluffs, 15 28 then proceeding first easterly, then in a counterclockwise 15 29 manner along the corporate limits of the city of Council Bluffs 15 30 to the point of origin. 15 31 23. The twenty=third representative district shall consist 15 32 of:
- 15 33 a. Fremont county.
- 15 34 b. Mills county.
- 15 35 c. In Montgomery county, Douglas, Garfield, Lincoln, Pilot



House Study Bill 235 continued

16 35 d. In Lucas County:

16 1 Grove, Red Oak, Sherman, and Washington townships, and that 2 portion of Frankfort township lying outside the corporate 3 limits of the city of Stanton. 16 4 24. The twenty=fourth representative district shall consist 16 5 of: 16 6 a. Page county. 16 7 b. Ringgold county. c. Taylor county.d. In Montgomery county: 16 8 16 9 (1) The city of Stanton. 16 10 16 11 (2) East, Grant, Scott, and West townships. 16 12 25. The twenty=fifth representative district shall consist 16 13 of: 16 14 a. The city of Bevington. b. Madison county. 16 15 c. In Warren county: 16 16 (1) The cities of Milo and Norwalk. 16 17 16 18 (2) Jackson, Otter, Squaw, Virginia, and White Oak 16 19 townships, and that portion of Linn township not contained in 16 20 the forty=second representative district. 16 21 26. The twenty=sixth representative district in Warren 16 22 county shall consist of: 16 23 a. The city of Indianola. 16 24 b. Allen, Liberty, Lincoln, Palmyra, Richland, Union, and 16 25 White Breast townships, that portion of Belmont township lying 16 26 outside the corporate limits of the city of Milo, that portion 16 27 of Greenfield township lying outside the corporate limits of 16 28 the city of Norwalk, and that portion of Jefferson township 16 29 lying outside the corporate limits of the city of Bevington. 16 30 27. The twenty=seventh representative district shall 16 31 consist of: 16 32 a. Clarke county. 16 33 b. Decatur county. 16 34 c. Wayne county.



- 17 1 (1) That portion of the city of Chariton and Lincoln
- 17 2 township bounded by a line commencing at the point the north
- 17 3 corporate limit of the city of Chariton intersects the east
- 17 4 boundary of Whitebreast township, then proceeding first east,
- 17 5 then in a clockwise manner along the corporate limits of the
- 17 6 city of Chariton to the point of origin.
- 17 7 (2) Jackson, Otter Creek, Union, Warren, and Whitebreast
- 17 8 townships.
- 17 9 28. The twenty=eighth representative district shall consist
- 17 10 of:
- 17 11 a. In Jasper county, Elk Creek, Fairview, and Lynn Grove
- 17 12 townships, and that portion of Palo Alto township lying outside
- 17 13 the corporate limits of the city of Newton.
- 17 14 b. In Lucas county, Benton, Cedar, English, Liberty,
- 17 15 Pleasant, and Washington townships, and that portion of Lincoln
- 17 16 township not contained in the twenty=seventh representative
- 17 17 district.
- 17 18 c. In Marion county, Clay, Dallas, Franklin, Indiana,
- 17 19 Knoxville, Liberty, Pleasant Grove, Red Rock, Summit, Union,
- 17 20 and Washington townships.
- 17 21 29. The twenty=ninth representative district in Jasper
- 17 22 county shall consist of:
- 17 23 a. The city of Newton.
- 17 24 b. Buena Vista, Clear Creek, Des Moines, Hickory Grove,
- 17 25 Independence, Kellogg, Malaka, Mariposa, Mound Prairie, Newton,
- 17 26 Poweshiek, Richland, Rock Creek, Sherman, and Washington
- 17 27 townships.
- 17 28 30. The thirtieth representative district in Polk county
- 17 29 shall consist of:
- 17 30 a. The city of Altoona.
- 17 31 b. Beaver, Camp, Elkhart, Franklin, and Washington
- 17 32 townships.
- 17 33 c. That portion of Douglas township not contained in the
- 17 34 thirty=seventh representative district, that portion of Allen
- 17 35 township not contained in the thirty=third representative



House Study Bill 235 continued

18 1 district, and those portions of Clay and Four Mile townships 18 2 not contained in the thirty=first representative district. 3 31. The thirty=first representative district shall consist 4 of that portion of Polk county bounded by a line commencing 5 at the point East Fifteenth street intersects the eastbound 6 lanes of Interstate 235, then proceeding easterly along the 18 7 eastbound lanes of Interstate 235 until it intersects East 18 8 University avenue, then proceeding east along East University 18 9 avenue until it intersects East Twenty=seventh street, then 18 10 proceeding northerly along East Twenty=seventh street until it 18 11 intersects Guthrie avenue, then proceeding west along Guthrie 18 12 avenue until it intersects Hubbell avenue, then proceeding 18 13 northeasterly along Hubbell avenue until it intersects Arthur 18 14 avenue, then proceeding east along Arthur avenue until it 18 15 intersects East Twenty=ninth street, then proceeding north 18 16 along East Twenty=ninth street until it intersects East 18 17 Euclid avenue, then proceeding easterly along East Euclid 18 18 avenue until it intersects Hubbell avenue, then proceeding 18 19 northeasterly along Hubbell avenue until it intersects East 18 20 Douglas avenue, then proceeding easterly along East Douglas 18 21 avenue until it intersects the corporate limits of the city of 18 22 Des Moines, then proceeding first east, then in a clockwise 18 23 manner along the corporate limits of the city of Des Moines 18 24 until it intersects East Four Mile creek, then proceeding 18 25 south, then west, along the corporate limits of the city of 18 26 Des Moines until it intersects the east boundary of Delaware 18 27 township, then proceeding south along the boundary of Delaware 18 28 township until it intersects Iowa Interstate Railroad tracks, 18 29 then proceeding south along the boundary of Delaware township 18 30 until it intersects the corporate limits of the city of 18 31 Pleasant Hill, then proceeding first south, then in a clockwise 18 32 manner along the corporate limits of the city of Pleasant 18 33 Hill until it intersects the south boundary of Clay township, 18 34 then proceeding easterly along the boundary of Clay township 18 35 until it intersects the east corporate limit of the city of



House Study Bill 235 continued

19 1 Pleasant Hill, then proceeding first south, then in a clockwise 2 manner along the corporate limits of the city of Pleasant Hill 3 until it intersects Dean avenue, then proceeding westerly 4 along Dean avenue until it intersects East Thirtieth street, 5 then proceeding south along East Thirtieth street until it 6 intersects Southeast Thirtieth street, then proceeding south 19 7 along Southeast Thirtieth street until it intersects Iowa 19 8 Interstate Railroad tracks, then proceeding westerly along 19 9 Iowa Interstate Railroad tracks until it intersects Southeast 19 10 Eighteenth street, then proceeding north along Southeast 19 11 Eighteenth street until it intersects East Eighteenth street, 19 12 then proceeding north along East Eighteenth street until it 19 13 intersects Dean avenue, then proceeding west along Dean avenue 19 14 until it intersects East Seventeenth street, then proceeding 19 15 northerly along East Seventeenth street until it intersects 19 16 Lyon street, then proceeding westerly along Lyon street and 19 17 its extension until it intersects East Fifteenth street, then 19 18 proceeding northerly along East Fifteenth street to the point 19 19 of origin. 32. The thirty=second representative district in Polk 19 21 county shall consist of that portion of the city of Des Moines 19 22 bounded by a line commencing at the point East Fifteenth 19 23 street intersects the eastbound lanes of Interstate 235, then 19 24 proceeding easterly along the eastbound lanes of Interstate 235 19 25 until it intersects East University avenue, then proceeding 19 26 east along East University avenue until it intersects East 19 27 Twenty=seventh street, then proceeding northerly along East 19 28 Twenty=seventh street until it intersects Guthrie avenue, 19 29 then proceeding west along Guthrie avenue until it intersects 19 30 Hubbell avenue, then proceeding northeasterly along Hubbell 19 31 avenue until it intersects Arthur avenue, then proceeding east 19 32 along Arthur avenue until it intersects East Twenty=ninth

19 33 street, then proceeding north along East Twenty=ninth street 19 34 until it intersects East Euclid avenue, then proceeding

19 35 easterly along East Euclid avenue until it intersects Hubbell



House Study Bill 235 continued

20 1 avenue, then proceeding northeasterly along Hubbell avenue 2 until it intersects East Douglas avenue, then proceeding 3 easterly along East Douglas avenue, until it intersects the 4 corporate limits of the city of Des Moines, then proceeding 5 first north, then in a counterclockwise manner along the 20 6 corporate limits of the city of Des Moines until it intersects 20 7 East Fourteenth street, then proceeding south along East 20 8 Fourteenth street until it intersects East Euclid avenue, then 20 9 proceeding west along East Euclid avenue until it intersects 20 10 North Union street, then proceeding northerly along North 20 11 Union street until it intersects East Madison avenue, then 20 12 proceeding west along East Madison avenue until it intersects 20 13 Cambridge street, then proceeding south along Cambridge street 20 14 until it intersects East Euclid avenue, then proceeding west 20 15 along East Euclid avenue until it intersects Euclid avenue, 20 16 then proceeding west along Euclid avenue until it intersects 20 17 Second avenue, then proceeding south along Second avenue until 20 18 it intersects the middle channel of the Des Moines river, 20 19 then proceeding southerly along the middle channel of the Des 20 20 Moines river until it intersects Court avenue, then proceeding 20 21 easterly along Court avenue until it intersects East Court 20 22 avenue, then proceeding easterly along East Court avenue until 20 23 it intersects East Seventh street, then proceeding southerly 20 24 along East Seventh street until it intersects Iowa Interstate 20 25 Railroad tracks, then proceeding easterly along Iowa Interstate 20 26 Railroad tracks until it intersects Southeast Fourteenth 20 27 street, then proceeding south along Southeast Fourteenth 20 28 street until it intersects Union Pacific Railroad tracks, then 20 29 proceeding easterly along Union Pacific Railroad tracks until 20 30 it intersects Iowa Interstate Railroad tracks, then proceeding 20 31 easterly along Iowa Interstate Railroad tracks until it 20 32 intersects Southeast Eighteenth street, then proceeding north 20 33 along Southeast Eighteenth street until it intersects East 20 34 Eighteenth street, then proceeding north along East Eighteenth

20 35 street until it intersects Dean avenue, then proceeding west



House Study Bill 235 continued

21 1 along Dean avenue until it intersects East Seventeenth street, 21 2 then proceeding northerly along East Seventeenth street until 3 it intersects Lyon street, then proceeding westerly along Lyon 4 street and its extension until it intersects East Fifteenth 5 street, then proceeding northerly along East Fifteenth street 21 6 to the point of origin. 33. The thirty=third representative district in Polk 21 8 county shall consist of that portion of the city of Des Moines 21 9 bounded by a line commencing at the point the south boundary 21 10 of Polk county intersects U.S. highway 69, then proceeding 21 11 northwesterly along U.S. highway 69 until it intersects 21 12 Southeast Fourteenth street, then proceeding northerly along 21 13 Southeast Fourteenth street until it intersects East Army 21 14 Post road, then proceeding west along East Army Post road 21 15 until it intersects Southeast Fifth street, then proceeding 21 16 north along Southeast Fifth street until it intersects East 21 17 Watrous avenue, then proceeding west along East Watrous 21 18 avenue until it intersects South Union street, then proceeding 21 19 north along South Union street until it intersects Olinda 21 20 avenue, then proceeding west along Olinda avenue until it 21 21 intersects Southwest Ninth street, then proceeding northerly 21 22 along Southwest Ninth street until it intersects the middle 21 23 channel of the Raccoon river, then proceeding easterly along 21 24 the middle channel of the Raccoon river until it intersects 21 25 the middle channel of the Des Moines river, then proceeding 21 26 northerly along the middle channel of the Des Moines river 21 27 until it intersects Court avenue, then proceeding easterly 21 28 along Court avenue until it intersects East Court avenue, 21 29 then proceeding easterly along East Court avenue until it 21 30 intersects East Seventh street, then proceeding southerly 21 31 along East Seventh street until it intersects Iowa Interstate 21 32 Railroad tracks, then proceeding easterly along Iowa Interstate 21 33 Railroad tracks until it intersects Southeast Fourteenth 21 34 street, then proceeding south along Southeast Fourteenth

21 35 street until it intersects Union Pacific Railroad tracks,



House Study Bill 235 continued

```
22 1 then proceeding easterly along Union Pacific Railroad tracks
   2 until it intersects Iowa Interstate Railroad tracks, then
   3 proceeding easterly along Iowa Interstate Railroad tracks until
   4 it intersects Southeast Thirtieth street, then proceeding
   5 north along Southeast Thirtieth street until it intersects
22 6 East Thirtieth street, then proceeding north along East
22 7 Thirtieth street until it intersects Dean avenue, then
22 8 proceeding easterly along Dean avenue until it intersects
22 9 the east corporate limit of the city of Des Moines, then
22 10 proceeding first south, then in a clockwise manner along the
22 11 corporate limits of the city of Des Moines until it intersects
22 12 Southeast Sixty=fourth avenue, then proceeding first west, then
22 13 southerly, along the corporate limits of the city of Des Moines
22 14 until it intersects the south boundary of Polk county, then
22 15 proceeding easterly along the south boundary of Polk county to
22 16 the point of origin.
        34. The thirty=forth representative district in Polk
22 17
22 18 county shall consist of that portion of Bloomfield township
22 19 and the city of Des Moines bounded by a line commencing at
22 20 the point the south boundary of Polk county intersects U.S.
22 21 highway 69, then proceeding northwesterly along U.S. highway
22 22 69 until it intersects Southeast Fourteenth street, then
22 23 proceeding northerly along Southeast Fourteenth street until
22 24 it intersects East Army Post road, then proceeding west along
22 25 East Army Post road until it intersects Southeast Fifth street,
22 26 then proceeding north along Southeast Fifth street until it
22 27 intersects East Watrous avenue, then proceeding west along East
22 28 Watrous avenue until it intersects South Union street, then
22 29 proceeding north along South Union street until it intersects
22 30 Olinda avenue, then proceeding west along Olinda avenue until
22 31 it intersects Southwest Ninth street, then proceeding northerly
22 32 along Southwest Ninth street until it intersects the middle
22 33 channel of the Raccoon river, then proceeding easterly along
22 34 the middle channel of the Raccoon river until it intersects
```

22 35 the middle channel of the Des Moines river, then proceeding



House Study Bill 235 continued

23 1 northerly along the middle channel of the Des Moines river 2 until it intersects the eastbound lanes of Interstate 235, then 3 proceeding westerly along the eastbound lanes of Interstate 4 235 until it intersects Martin Luther King Jr. parkway, then 5 proceeding south along Martin Luther King Jr. parkway until it 23 6 intersects School street, then proceeding easterly along School 23 7 street until it intersects the entrance ramp to the eastbound 23 8 lanes of Interstate 235, then proceeding easterly along the 23 9 entrance ramp to the eastbound lanes of Interstate 235 until it 23 10 intersects Eighteenth avenue and its extension, then proceeding 23 11 south along Eighteenth street and its extension until it 23 12 intersects Center street, then proceeding east along Center 23 13 street until it intersects Seventeenth street, then proceeding 23 14 southerly along Seventeenth street until it intersects Grand 23 15 avenue, then proceeding westerly along Grand avenue until 23 16 it intersects Eighteenth street, then proceeding southerly 23 17 along Eighteenth street until it intersects Fleur drive, then 23 18 proceeding southerly along Fleur drive until it intersects the 23 19 south boundary of Polk county, then proceeding easterly along 23 20 the boundary of Polk county to the point of origin. 35. The thirty=fifth representative district in Polk county 23 22 shall consist of that portion of the city of Des Moines bounded 23 23 by a line commencing at the point Lower Beaver road intersects 23 24 the south boundary of Webster township, then proceeding 23 25 easterly along the south boundary of Webster township until it 23 26 intersects the corporate limits of the city of Des Moines, then 23 27 proceeding first east, then in a clockwise manner along the 23 28 corporate limits of the city of Des Moines until it intersects 23 29 East Fourteenth street, then proceeding south along East 23 30 Fourteenth street until it intersects East Euclid avenue, then 23 31 proceeding west along East Euclid avenue until it intersects 23 32 North Union street, then proceeding northerly along North 23 33 Union street until it intersects East Madison avenue, then 23 34 proceeding west along East Madison avenue until it intersects 23 35 Cambridge street, then proceeding south along Cambridge street



House Study Bill 235 continued

24 1 until it intersects East Euclid avenue, then proceeding west 2 along East Euclid avenue until it intersects Euclid avenue, 3 then proceeding west along Euclid avenue until it intersects 4 Second avenue, then proceeding south along Second avenue until 5 it intersects the middle channel of the Des Moines river, then 6 proceeding southerly along the middle channel of the Des Moines 24 7 river until it intersects the eastbound lanes of Interstate 24 8 235, then proceeding westerly along the eastbound lanes of 24 9 Interstate 235 until it intersects Twenty=eighth street, then 24 10 proceeding north along Twenty=eighth street until it intersects 24 11 School street, then proceeding east along School street until 24 12 it intersects Twenty=fifth street, then proceeding north along 24 13 Twenty=fifth street until it intersects University avenue, then 24 14 proceeding west along University avenue until it intersects 24 15 Thirtieth street and its extension, then proceeding north along 24 16 Thirtieth street and its extension until it intersects Euclid 24 17 avenue, then proceeding northwesterly along Euclid avenue until 24 18 it intersects Douglas avenue, then proceeding easterly along 24 19 Douglas avenue until it intersects Thirtieth street, then 24 20 proceeding north along Thirtieth street until it intersects 24 21 Fleming avenue, then proceeding west along Fleming avenue 24 22 until it intersects Lawnwoods drive, then proceeding north 24 23 along Lawnwoods drive until it intersects Madison avenue, then 24 24 proceeding west along Madison avenue until it intersects Lower 24 25 Beaver road, then proceeding northerly along Lower Beaver road 24 26 to the point of origin. 36. The thirty=sixth representative district shall consist 24 28 of that portion of Polk county bounded by a line commencing at 24 29 the point the west corporate limit of the city of Des Moines 24 30 intersects University avenue, then proceeding east along 24 31 University avenue until it intersects Forty=first street, then 24 32 proceeding north along Forty=first street until it intersects 24 33 Forest avenue, then proceeding east along Forest avenue until 24 34 it intersects Thirtieth street, then proceeding northerly

24 35 along Thirtieth street until it intersects Euclid avenue,



- 25 1 then proceeding northwesterly along Euclid avenue until it 2 intersects Douglas avenue, then proceeding easterly along 3 Douglas avenue until it intersects Thirtieth street, then 4 proceeding north along Thirtieth street until it intersects 5 Fleming avenue, then proceeding west along Fleming avenue 25 6 until it intersects Lawnwoods drive, then proceeding north 25 7 along Lawnwoods drive until it intersects Madison avenue, then 25 8 proceeding west along Madison avenue until it intersects Lower 25 9 Beaver road, then proceeding northerly along Lower Beaver road 25 10 until it intersects the south boundary of Webster township, 25 11 then proceeding easterly along the south boundary of Webster 25 12 township until it intersects the middle channel of the Des 25 13 Moines river, then proceeding northerly along the middle 25 14 channel of the Des Moines river until it intersects the south 25 15 corporate limit of the city of Johnston, then proceeding first 25 16 west, then in a clockwise manner along the corporate limits of 25 17 the city of Johnston until it intersects the north corporate 25 18 limit of the city of Urbandale, then proceeding south along the 25 19 corporate limits of the city of Urbandale until it intersects 25 20 the north corporate limit of the city of Des Moines, then 25 21 proceeding first south, then in a counterclockwise manner along 25 22 the corporate limits of the city of Des Moines to the point of 25 23 origin.
- 25 24 37. The thirty=seventh representative district in Polk 25 25 county shall consist of:
- 25 26 a. That portion of Lincoln township lying outside the 25 27 corporate limits of the cities of Polk City and Sheldahl.
- 25 28 b. That portion of Polk county bounded by a line commencing 25 29 at the point the west corporate limit of the city of Ankeny
- 15 29 at the point the west corporate limit of the city of anxeny
- $25\ 30$ intersects the south boundary of Lincoln township, then
- 25 31 proceeding first south, then in a counterclockwise manner along
- 25 32 the corporate limits of the city of Ankeny until it intersects
- 25 33 Southwest Magazine drive, then proceeding east along Southwest
- 25 34 Magazine drive until it intersects Northwest Sixteenth street,
- 25 35 then proceeding northerly along Northwest Sixteenth street



House Study Bill 235 continued

26 1 until it intersects West First street, then proceeding east 2 along West First street until it intersects Union Pacific 3 Railroad tracks, then proceeding southeasterly along Union 26 4 Pacific Railroad tracks until it intersects Southwest Maple 26 5 street, then proceeding southerly along Southwest Maple street 26 6 until it intersects Southwest Third street, then proceeding 26 7 east along Southwest Third street until it intersects Southwest 26 8 Cherry street, then proceeding south along Southwest Cherry 26 9 street until it intersects Union Pacific Railroad tracks, then 26 10 proceeding southeasterly along Union Pacific Railroad tracks 26 11 until it intersects South Ankeny boulevard, then proceeding 26 12 south along South Ankeny boulevard until it intersects 26 13 Southeast Magazine road, then proceeding east along Southeast 26 14 Magazine road until it intersects Southeast Trilein drive, 26 15 then proceeding north along Southeast Trilein drive until 26 16 it intersects Southeast Peterson drive, then proceeding 26 17 east along Southeast Peterson drive until it intersects 26 18 Northeast Twenty=second street, then proceeding north along 26 19 Northeast Twenty=second street until it intersects East First 26 20 street, then proceeding east along East First street until it 26 21 intersects the corporate limits of the city of Ankeny, then 26 22 proceeding first south, then in a clockwise manner along the 26 23 corporate limits of the city of Ankeny until it intersects the 26 24 south boundary of Douglas township, then proceeding east along 26 25 the boundary of Douglas township until it intersects the west 26 26 corporate limit of the city of Bondurant, then proceeding first 26 27 north, then in a clockwise manner along the corporate limits of 26 28 the city of Bondurant until it intersects the east boundary of 26 29 Douglas township, then proceeding first north, then west, along 26 30 the boundary of Douglas township until it intersects the south 26 31 boundary of Lincoln township, then proceeding west along the 26 32 boundary of Lincoln township to the point of origin. 26 33 38. The thirty=eighth representative district shall consist 26 34 of that portion of Polk county bounded by a line commencing 26 35 at the point the north corporate limit of the city of Des



House Study Bill 235 continued

27 1 Moines intersects the middle channel of the Des Moines river, 27 2 then proceeding northerly along the middle channel of the Des 3 Moines river until it intersects the south boundary of census 4 block 191530114042143 and the corporate limits of the city 5 of Johnston, then proceeding northerly along the corporate 6 limits of the city of Johnston until it intersects Saylorville 27 7 reservoir lake and the middle channel of the Des Moines river, 27 8 then proceeding northerly along the middle channel of the Des 27 9 Moines river until it intersects the east boundary of census $27\ 10$ block 191530115002184, then proceeding north along the east 27 11 boundary of census block 191530115002184 and census block 27 12 191530115002185 until it intersects the corporate limits of 27 13 the city of Polk City, then proceeding first east, then in 27 14 a counterclockwise manner along the corporate limits of the 27 15 city of Polk City until it intersects the south boundary of 27 16 Lincoln township, then proceeding east along the boundary of 27 17 Lincoln township until it intersects the west corporate limit 27 18 of the city of Ankeny, then proceeding first south, then in 27 19 a counterclockwise manner along the corporate limits of the 27 20 city of Ankeny until it intersects Southwest Magazine drive, 27 21 then proceeding east along Southwest Magazine drive until 27 22 it intersects Northwest Sixteenth street, then proceeding 27 23 northerly along Northwest Sixteenth street until it intersects 27 24 West First street, then proceeding east along West First 27 25 street until it intersects Union Pacific Railroad tracks, then 27 26 proceeding southeasterly along Union Pacific Railroad tracks 27 27 until it intersects Southwest Maple street, then proceeding 27 28 southerly along Southwest Maple street until it intersects 27 29 Southwest Third street, then proceeding east along Southwest 27 30 Third street until it intersects Southwest Cherry street, 27 31 then proceeding south along Southwest Cherry street until it 27 32 intersects Union Pacific Railroad tracks, then proceeding 27 33 southeasterly along Union Pacific Railroad tracks until it 27 34 intersects South Ankeny boulevard, then proceeding south along 27 35 South Ankeny boulevard until it intersects Southeast Magazine



```
28 1 road, then proceeding east along Southeast Magazine road until
   2 it intersects Southeast Trilein drive, then proceeding north
   3 along Southeast Trilein drive until it intersects Southeast
   4 Peterson drive, then proceeding east along Southeast Peterson
   5 drive until it intersects Northeast Twenty=second street, then
28 6 proceeding north along Northeast Twenty=second street until
28 7 it intersects East First street, then proceeding east along
28 8 East First street until it intersects the corporate limits
28 9 of the city of Ankeny, then proceeding first south, then in
28 10 a clockwise manner along the corporate limits of the city of
28 11 Ankeny until it intersects the north boundary of Delaware
28 12 township, then proceeding first east, then south along the
28 13 boundary of Delaware township until it intersects the north
28 14 corporate limit of the city of Altoona, then proceeding first
28 15 west, then in a counterclockwise manner along the corporate
28 16 limits of the city of Altoona until it bisects the east
28 17 boundary of Delaware township, then proceeding south along the
28 18 boundary of Delaware township until it intersects the north
28 19 corporate limit of the city of Des Moines, then proceeding
28 20 first northwest, then in a counterclockwise manner along the
28 21 corporate limits of the city of Des Moines to the point of
28 22 origin.
        39. The thirty=ninth representative district shall
28 23
28 24 consist of that portion of Polk county bounded by a line
28 25 commencing at the point the west boundary of Polk county
28 26 intersects the middle channel of the Des Moines river, then
28 27 proceeding southeasterly along the middle channel of the
28 28 Des Moines river until it intersects the corporate limit of
28 29 the city of Johnston, then proceeding southerly along the
28 30 corporate limits of the city of Johnston until it intersects
28 31 the south boundary of census block 191530114042143 and the
28 32 middle channel of the Des Moines river, then proceeding
28 33 southerly along the middle channel of the Des Moines river
28 34 until it intersects the south corporate limit of the city
28 35 of Johnston, then proceeding westerly along the corporate
```



House Study Bill 235 continued

```
29 1 limits of the city of Johnston until it intersects the north
   2 corporate limit of the city of Urbandale, then proceeding
   3 first westerly, then in a counterclockwise manner along the
   4 corporate limits of the city of Urbandale until it intersects
   5 Northwest Seventy=second street, then proceeding southerly
29 6 along Northwest Seventy=second street until it intersects
29 7 Seventy=second street, then proceeding southerly along
29 8 Seventy=second street and its extension until it intersects
29 9 Aurora avenue, then proceeding west along Aurora avenue until
29 10 it intersects Seventy=fifth street, then proceeding northerly
29 11 along Seventy=fifth street until it intersects Meredith
29 12 drive, then proceeding west along Meredith drive until it
29 13 intersects Eighty=sixth street, then proceeding north along
29 14 Eighty=sixth street until it intersects the corporate limits
29 15 of the city of Urbandale, then proceeding first north, then
29 16 in a counterclockwise manner along the corporate limits of
29 17 the city of Urbandale until it intersects the west boundary
29 18 of Polk county, then proceeding north along the boundary of
29 19 Polk county until it intersects the corporate limits of the
29 20 city of Granger, then proceeding first southeasterly, then in
29 21 a counterclockwise manner along the corporate limits of the
29 22 city of Granger until it intersects the west boundary of Polk
29 23 county, then proceeding north along the boundary of Polk county
29 24 to the point of origin.
         40. The fortieth representative district in Polk county
29 26 shall consist of that portion of the city of Urbandale bounded
29 27 by a line commencing at the point the south corporate limit
29 28 of the city of Urbandale intersects the west boundary of Polk
29 29 county, then proceeding north along the boundary of Polk
29 30 county until it intersects the corporate limit of the city of
29 31 Urbandale, then proceeding first east, then in a clockwise
29 32 manner along the corporate limits of the city of Urbandale
29 33 until it intersects Eighty=sixth street, then proceeding
29 34 south along Eighty=sixth street until it intersects Meredith
```

29 35 drive, then proceeding east along Meredith drive until it



House Study Bill 235 continued

30 1 intersects Seventy=fifth street, then proceeding southerly 2 along Seventy=fifth street until it intersects Aurora avenue, 3 then proceeding east along Aurora avenue until it intersects 4 Seventy=second street, then proceeding northerly along 5 Seventy=second street and its extension until it intersects 30 6 Northwest Seventy=second street, then proceeding northerly 30 7 along Northwest Seventy=second street until it intersects the 30 8 north corporate limit of the city of Urbandale, then proceeding 30 9 first east, then in a clockwise manner along the corporate 30 10 limits of the city of Urbandale to the point of origin. 41. The forty=first representative district in Polk county 30 11 30 12 shall consist of that portion of Polk county bounded by a line 30 13 commencing at the point the south boundary of Polk county 30 14 intersects the east corporate limit of the city of West Des 30 15 Moines, then proceeding north along the corporate limits of 30 16 the city of West Des Moines until it intersects the south 30 17 corporate limit of the city of Des Moines, then proceeding 30 18 first north, then in a clockwise manner along the corporate 30 19 limits of the city of Des Moines until it intersects University 30 20 avenue, then proceeding east along University avenue until 30 21 it intersects Forty=first street, then proceeding north 30 22 along Forty=first street until it intersects Forest avenue, 30 23 then proceeding east along Forest avenue until it intersects 30 24 Thirtieth street, then proceeding south along Thirtieth street 30 25 until it intersects Thirtieth street and its extension, then 30 26 proceeding south along Thirtieth street and its extension until 30 27 it intersects University avenue, then proceeding east along 30 28 University avenue until it intersects Twenty=fifth street, then 30 29 proceeding south along Twenty=fifth street until it intersects 30 30 School street, then proceeding west along School street until 30 31 it intersects Twenty=eighth street, then proceeding south 30 32 along Twenty=eighth street until it intersects the eastbound 30 33 lanes of Interstate 235, then proceeding easterly along the 30 34 eastbound lanes of Interstate 235 until it intersects Martin 30 35 Luther King Jr. parkway, then proceeding south along Martin



House Study Bill 235 continued

31 1 Luther King Jr. parkway until it intersects School street, then 31 2 proceeding easterly along School street until it intersects the 3 entrance ramp to the eastbound lanes of Interstate 235, then 31 4 proceeding easterly along the entrance ramp to the eastbound 5 lanes of Interstate 235 until it intersects Eighteenth street 31 6 and its extension, then proceeding south along Eighteenth 31 7 street and its extension until it intersects Center street, 31 8 then proceeding east along Center street until it intersects 31 9 Seventeenth street, then proceeding southerly along Seventeenth 31 10 street until it intersects Grand avenue, then proceeding 31 11 westerly along Grand avenue until it intersects Eighteenth 31 12 street, then proceeding southerly along Eighteenth street until 31 13 it intersects Fleur drive, then proceeding southerly along 31 14 Fleur drive until it intersects the south boundary of Polk 31 15 county, then proceeding westerly along the boundary of Polk 31 16 county to the point of origin. 31 17 42. The forty=second representative district shall consist 31 18 of: 31 19 a. In Polk county, that portion of Bloomfield township 31 20 and the city of West Des Moines bounded by a line commencing 31 21 at the point the west boundary of Polk county intersects 31 22 Ashworth road, then proceeding east along Ashworth road until 31 23 it intersects Interstate 35, then proceeding south along 31 24 Interstate 35 until it intersects E.P. True parkway, then 31 25 proceeding easterly along E.P. True parkway until it intersects 31 26 Thirty=ninth street, then proceeding north along Thirty=ninth 31 27 street until it intersects Ashworth road, then proceeding east 31 28 along Ashworth road until it intersects Vine street, then 31 29 proceeding southeasterly along Vine street until it intersects 31 30 Grand avenue, then proceeding northeasterly along Grand avenue 31 31 until it intersects Sixteenth street, then proceeding northerly 31 32 along Sixteenth street until it intersects Ashworth road, 31 33 then proceeding west along Ashworth road until it intersects

31 34 Sixteenth street, then proceeding northerly along Sixteenth 31 35 street until it intersects Pleasant street, then proceeding



```
32 1 westerly along Pleasant street until it intersects Seventeenth
   2 street, then proceeding northerly along Seventeenth street
   3 until it intersects the eastbound lanes of Interstate 235, then
   4 proceeding easterly along the eastbound lanes of Interstate
   5 235 until it intersects the east corporate limit of the city
   6 of West Des Moines, then proceeding first south, then in a
32 7 clockwise manner along the corporate limits of the city of
32 8 West Des Moines until it intersects the south boundary of Polk
32 9 county, then proceeding first west, then in a clockwise manner
32 10 along the boundary of Polk county to the point of origin.
        b. In Warren county, that portion of Linn township bounded
32 11
32 12 by a line commencing at the point the north boundary of Warren
32 13 county intersects the west corporate limit of the city of
32 14 Norwalk, then proceeding south along the corporate limits of
32 15 the city of Norwalk until it intersects the north corporate
32 16 limit of the city of Cumming, then proceeding first south, then
32 17 in a clockwise manner along the corporate limits of the city of
32 18 Cumming until it intersects the west boundary of Warren county,
32 19 then proceeding first north, then in a clockwise manner along
32 20 the boundary of Warren county to the point of origin.
        43. The forty=third representative district shall consist
32 22 of that portion of Polk county bounded by a line commencing
32 23 at the point the west boundary of Polk county intersects
32 24 Ashworth road, then proceeding east along Ashworth road until
32 25 it intersects Interstate 35, then proceeding south along
32 26 Interstate 35 until it intersects E.P. True parkway, then
32 27 proceeding easterly along E.P. True parkway until it intersects
32 28 Thirty=ninth street, then proceeding north along Thirty=ninth
32 29 street until it intersects Ashworth road, then proceeding east
32 30 along Ashworth road until it intersects Vine street, then
32 31 proceeding southeasterly along Vine street until it intersects
32 32 Grand avenue, then proceeding northeasterly along Grand avenue
32 33 until it intersects Sixteenth street, then proceeding northerly
32 34 along Sixteenth street until it intersects Ashworth road,
32 35 then proceeding west along Ashworth road until it intersects
```



- 33 1 Sixteenth street, then proceeding northerly along Sixteenth 2 street until it intersects Pleasant street, then proceeding 3 westerly along Pleasant street until it intersects Seventeenth 4 street, then proceeding northerly along Seventeenth street 5 until it intersects the eastbound lanes of Interstate 235, then 33 6 proceeding easterly along the eastbound lanes of Interstate 33 7 235 until it intersects the west corporate limit of the city 33 8 of Windsor Heights, then proceeding first south, then in a 33 9 counterclockwise manner along the corporate limits of the city 33 10 of Windsor Heights until it intersects Sixty=third street, then 33 11 proceeding north along Sixty=third street until it intersects 33 12 Hickman road, then proceeding west along Hickman road until it 33 13 intersects the west corporate limit of the city of Des Moines, 33 14 then proceeding north along the corporate limits of the city 33 15 of Des Moines until it intersects the south corporate limit of 33 16 the city of Urbandale, then proceeding west along the corporate 33 17 limits of the city of Urbandale until it intersects the west 33 18 boundary of Polk county, then proceeding southerly along the 33 19 boundary of Polk county to the point of origin. 44. The forty=fourth representative district in Dallas 33 21 county shall consist of:
- 33 22 a. The city of Waukee, that portion of the city of Clive in 33 23 Dallas county, and that portion of the city of West Des Moines 33 24 in Dallas county.
- b. That portion of Boone township bounded by a line 33 26 commencing at the point the west boundary of Boone township 33 27 intersects the south boundary of Walnut township, then 33 28 proceeding east along the south boundary of Walnut township 33 29 until it intersects the corporate limits of the city of Waukee, 33 30 then proceeding first east, then in a counterclockwise manner 33 31 along the corporate limits of the city of Waukee until it 33 32 intersects the west boundary of Boone township, then proceeding 33 33 north along the boundary of Boone township to the point of 33 34 origin.
- 33 35 45. The forty=fifth representative district in Story County



House Study Bill 235 continued

```
34 1 shall consist of:
34 2 a. The city of Kelley.
        b. That portion of Milford township lying outside the
34 4 corporate limits of the city of Ames, those portions of
34 5 Washington township lying outside the corporate limits of the
34 6 city of Kelley and the city of Ames, and those portions of
34 7 Grant township lying outside the corporate limits of the city
34 8 of Ames and not contained in the forty=ninth representative
34 9 district.
34 10
        c. That portion of the city of Ames bounded by a line
34 11 commencing at the point the north corporate limit of the city
34 12 of Ames intersects Grand avenue, then proceeding south along
34 13 Grand avenue until it intersects Twenty=eighth street, then
34 14 proceeding east along Twenty=eighth street until it intersects
34 15 Luther drive, then proceeding southerly along Luther drive
34 16 until it intersects Jensen avenue, then proceeding south along
34 17 Jensen avenue until it intersects Twenty=fourth street, then
34 18 proceeding west along twenty=fourth street until it intersects
34 19 Grand avenue, then proceeding south along Grand avenue until
34 20 it intersects Lincoln way, then proceeding west along Lincoln
34 21 way until it intersects Beach avenue, then proceeding south
34 22 along Beach avenue until it intersects Greeley street, then
34 23 proceeding westerly along Greeley street until it intersects
34 24 Pearson avenue, then proceeding westerly along Pearson avenue
34 25 until it intersects Sunset drive, then proceeding westerly
34 26 along Sunset drive until it intersects Ash avenue, then
34 27 proceeding south along Ash avenue until it intersects Knapp
34 28 street, then proceeding west along Knapp street until it
34 29 intersects Hayward avenue, then proceeding north along Hayward
34 30 avenue until it intersects Lincoln way, then proceeding west
34 31 along Lincoln way until it intersects Colorado avenue, then
34 32 proceeding north along Colorado avenue until it intersects
34 33 West street, then proceeding west along West street until it
34 34 intersects North Franklin avenue, then proceeding north along
```

34 35 North Franklin avenue until it intersects Oakland street, then



House Study Bill 235 continued

```
35 1 proceeding easterly along Oakland street until it intersects
   2 Hyland avenue, then proceeding north along Hyland avenue until
   3 it intersects Clear creek, then proceeding westerly along
   4 Clear creek until it intersects North Dakota avenue, then
   5 proceeding north along North Dakota avenue until it intersects
35 6 Ontario street, then proceeding west along Ontario street until
35 7 it intersects Idaho avenue, then proceeding northerly along
35 8 Idaho avenue until it intersects the north corporate limit
35 9 of the city of Ames, then proceeding first west, then in a
35 10 counterclockwise manner along the corporate limits of the city
35 11 of Ames to the point of origin.
35 12
         46. The forty=sixth representative district in Story county
35 13 shall consist of that portion of the city of Ames bounded
35 14 by a line commencing at the point the north corporate limit
35 15 of the city of Ames intersects Grand avenue, then proceeding
35 16 south along Grand avenue until it intersects Twenty=eighth
35 17 street, then proceeding east along Twenty=eighth street until
35 18 it intersects Luther drive, then proceeding southerly along
35 19 Luther drive until it intersects Jensen avenue, then proceeding
35 20 south along Jensen avenue until it intersects Twenty=fourth
35 21 street, then proceeding west along twenty=fourth street
35 22 until it intersects Grand avenue, then proceeding south along
35 23 Grand avenue until it intersects Lincoln way, then proceeding
35 24 west along Lincoln way until it intersects Beach avenue,
35 25 then proceeding south along Beach avenue until it intersects
35 26 Greeley street, then proceeding westerly along Greeley street
35 27 until it intersects Pearson avenue, then proceeding westerly
35 28 along Pearson avenue until it intersects Sunset drive, then
35 29 proceeding westerly along Sunset drive until it intersects
35 30 Ash avenue, then proceeding south along Ash avenue until it
35 31 intersects Knapp street, then proceeding west along Knapp
35 32 street until it intersects Hayward avenue, then proceeding
35 33 north along Hayward avenue until it intersects Lincoln way,
35 34 then proceeding west along Lincoln way until it intersects
```

35 35 Colorado avenue, then proceeding north along Colorado avenue



- 36 1 until it intersects West street, then proceeding west along 2 West street until it intersects North Franklin avenue, 3 then proceeding north along North Franklin avenue until it 36 4 intersects Oakland street, then proceeding easterly along 36 5 Oakland street until it intersects Hyland avenue, then 36 6 proceeding north along Hyland avenue until it intersects Clear 36 7 creek, then proceeding westerly along Clear creek until it 36 8 intersects North Dakota avenue, then proceeding north along 36 9 North Dakota avenue until it intersects Ontario street, then 36 10 proceeding west along Ontario street until it intersects Idaho 36 11 avenue, then proceeding northerly along Idaho avenue until it 36 12 intersects the north corporate limit of the city of Ames, then 36 13 proceeding first east, then in a clockwise manner along the 36 14 corporate limits of the city of Ames to the point of origin. 36 15 47. The forty=seventh representative district shall consist 36 16 of: 36 17 a. Greene county. 36 18 b. In Boone county: 36 19 (1) The cities of Fraser and Luther. (2) Amaqua, Beaver, Cass, Des Moines, Grant, Marcy, 36 21 Peoples, Pilot Mound, Union, Worth, and Yell townships, and 36 22 that portion of Douglas township lying outside the corporate 36 23 limits of the city of Madrid. 36 24 48. The forty=eighth representative district shall consist 36 25 of: 36 26 a. Hamilton county. b. In Boone county: 36 28 (1) The city of Madrid. 36 29 (2) Garden, Harrison, and Jackson townships, that portion 36 30 of Colfax township lying outside the corporate limits of the 36 31 city of Luther, and that portion of Dodge township lying 36 32 outside the corporate limits of the city of Fraser. 36 33 c. In Story county:
- (1) That portion of Franklin township lying outside the
- 36 35 corporate limits of the city of Ames and that portion of



- 37 1 Lafayette township lying outside the corporate limits of the 37 2 city of Story City.
- 37 3 (2) That portion of Palestine township bounded by a line 37 4 commencing at the point the east corporate limit of the city
- 37 5 of Sheldahl intersects the south boundary of Story county,
- 37 6 then proceeding north along the corporate limits of the city
- 37 7 of Sheldahl until it intersects the south corporate limit
- 37 8 of the city of Slater, then proceeding first east, then in
- 37 9 a counterclockwise manner along the corporate limits of the
- 37 10 city of Slater until it intersects the west boundary of Story
- 37 11 county, then proceeding first south, then east, along the
- 37 12 boundary of Story county to the point of origin.
- 37 13 d. In Webster county, Burnside, Dayton, Hardin, Otho,
- 37 14 Pleasant Valley, Sumner, Webster, and Yell townships, and that
- 37 15 portion of Washington township lying outside the corporate
- 37 16 limits of the city of Duncombe.
- 37 17 49. The forty=ninth representative district shall consist 37 18 of:
- 37 19 a. In Hardin county:
- 37 20 (1) The city of Eldora.
- 37 21 (2) Concord, Eldora, Grant, Pleasant, Providence, Sherman,
- 37 22 Tipton, and Union townships.
- 37 23 b. In Story county:
- 37 24 (1) The city of Story City.
- 37 25 (2) Collins, Howard, Indian Creek, Lincoln, Nevada,
- 37 26 New Albany, Richland, Sherman, Union, and Warren townships,
- 37 27 and that portion of Palestine township lying outside the
- 37 28 corporate limits of the city of Kelley and not contained in the
- 37 29 forty=eighth representative district.
- 37 30 (3) That portion of the city of Nevada and Grant township
- $37\ 31$ bounded by a line commencing at the point the south corporate
- 37 32 limit of the city of Nevada intersects the east boundary of
- 37 33 Grant township, then proceeding first west, then in a clockwise
- 37 34 manner along the corporate limits of the city of Nevada until
- 37 35 it intersects the north boundary of Grant township, then



- 38 1 proceeding east along the boundary of Grant township until it
- 2 intersects the west boundary of Nevada township and the north
- 3 corporate limit of the city of Nevada, then proceeding first
- 38 4 east, then in a clockwise manner along the corporate limits of
- 38 5 the city of Nevada to the point of origin.
- 50. The fiftieth representative district shall consist of:
- 38 7 a. Grundy county.
- 38 8 b. In Butler county, Albion, Beaver, Jefferson, Monroe,
- 38 9 Ripley, and Shell Rock townships.
- 38 10 c. In Hardin county, Alden, Buckeye, Clay, Ellis, Etna,
- 38 11 Hardin, and Jackson townships.
- 38 12 51. The fifty=first representative district shall consist
- 38 13 of:
- 38 14 a. Howard county.
- b. Mitchell county. 38 15
- 38 16 c. Worth county. 38 17 d. In Winneshiek county, Bluffton, Burr Oak, Fremont,
- 38 18 Lincoln, Madison, and Orleans townships.
- 38 19 52. The fifty=second representative district shall consist
- 38 20 of:
- 38 21 a. Chickasaw county.
- 38 22
- b. Floyd county.c. In Cerro Gordo county, Dougherty, Falls, Owen, and 38 23
- 38 24 Portland townships.
- 38 25 53. The fifty=third representative district in Cerro Gordo
- 38 26 county shall consist of:
- 38 27 a. The city of Mason City.
- 38 28 b. Bath, Geneseo, Lime Creek, and Mason townships.
- 38 29 54. The fifty=fourth representative district shall consist
- 38 30 of:
- 38 31 a. Franklin county.
- 38 32 b. In Butler county, Bennezette, Butler, Coldwater, Dayton,
- 38 33 Fremont, Jackson, Madison, Pittsford, Washington, and West
- 38 34 Point townships.
- 38 35 c. In Cerro Gordo county:



- 39 1 (1) The city of Clear Lake.
- 39 2 (2) Clear Lake, Grant, Grimes, Lake, Lincoln, Mount Vernon,
- 39 3 Pleasant Valley, and Union townships.
- 39 4 55. The fifty=fifth representative district shall consist
- 39 5 of:
- 39 6 a. In Clayton county, Boardman, Highland, and Marion
- 39 7 townships.
- 39 8 b. In Fayette county.
- 39 9 (1) The cities of Fayette and West Union.
- 39 10 (2) Auburn, Bethel, Clermont, Dover, Eden, Illyria,
- 39 11 Pleasant Valley, Union, Westfield, and Windsor townships.
- 39 12 c. In Winneshiek county, Bloomfield, Calmar, Canoe, Decorah,
- 39 13 Frankville, Glenwood, Hesper, Highland, Jackson, Military,
- 39 14 Pleasant, Springfield, Sumner, and Washington townships.
- 39 15 56. The fifty=sixth representative district shall consist 39 16 of:
- 39 17 a. Allamakee county.
- 39 18 b. In Clayton county, Buena Vista, Cass, Clayton, Cox Creek,
- 39 19 Elk, Farmersburg, Garnavillo, Giard, Grand Meadow, Jefferson,
- 39 20 Lodomillo, Mallory, Mendon, Millville, Monona, Read, Sperry,
- 39 21 Volga, and Wagner townships.
- 39 22 57. The fifty=seventh representative district in Dubuque
- 39 23 county consists of:
- 39 24 a. The city of Asbury.
- 39 25 b. That portion of Center township bounded by a line
- 39 26 commencing at the point the east boundary of Center township
- 39 27 intersects the north corporate limits of the city of Asbury,
- 39 28 then proceeding first south, then in a counterclockwise manner
- 39 29 along the corporate limits of the city of Asbury until it
- 39 30 intersects the corporate limits of the city of Dubuque, then
- 39 31 proceeding first west, then in a counterclockwise manner along
- 39 32 the corporate limits of the city of Dubuque until it intersects
- 39 33 the east boundary of Center township, then proceeding south
- 39 34 along the east boundary of Center township until it intersects
- 39 35 the corporate limits of the city of Dubuque, then proceeding



- 40 1 first south, then in a counterclockwise manner along the
- 40 2 corporate limits of the city of Dubuque until it intersects
- 40 3 the south boundary of Center township, then proceeding first
- 40 4 west, then in a clockwise manner along the boundary of Center
- 40 5 township to the point of origin.
- 40 6 c. Liberty, Concord, Jefferson, Peru, New Wine, Iowa, Dodge,
- 40 7 Taylor, Mosalem, Prairie Creek, and Vernon townships, and that
- 40 8 portion of Washington township lying outside the corporate
- 40 9 limits of the city of Zwingle.
- 40 10 $\,$ d. That portion of Table Mound township not contained in the
- 40 11 ninety=ninth representative district.
- 40 12 58. The fifty=eighth representative district shall consist
- 40 13 of:
- 40 14 a. The city of Zwingle.
- 40 15 b. Jackson county.
- 40 16 c. In Dubuque county, Cascade and Whitewater townships.
- 40 17 d. In Jones county, Clay, Greenfield, Hale, Madison,
- 40 18 Oxford, Richland, Rome, Scotch Grove, Washington, and Wyoming
- 40 19 townships, and that portion of Fairview township not contained
- 40 20 in the ninety=sixth representative district.
- 40 21 59. The fifty=ninth representative district in Black Hawk
- 40 22 county consists of that portion of the city of Cedar Falls
- 40 23 bounded by a line commencing at the point the east corporate
- 40 24 limits of the city of Cedar Falls intersects East Greenhill
- 40 25 road, then proceeding westerly along East Greenhill road until
- 40 26 it intersects Cedar Heights drive, then proceeding north along
- $40\ 27\ \text{Cedar Heights}$ drive until it intersects Greenhill drive and
- 40 28 its extension, then proceeding west along Greenhill drive 40 29 and its extension until it intersects Hillside drive, then
- 40 30 proceeding north along Hillside drive until it intersects
- 40 30 proceeding north along Hillside drive until it intersects 40 31 Valley High drive, then proceeding west along Valley High drive
- 40 32 until it intersects Clearview drive, then proceeding north
- 40 33 along Clearview drive until it intersects Primrose drive,
- 40 34 then proceeding west along Primrose drive until it intersects
- 40 35 Rownd street, then proceeding north along Rownd street until



- 41 1 it intersects Primrose drive, then proceeding westerly along 2 Primrose drive until it intersects Maryhill drive, then 3 proceeding southerly along Maryhill drive until it intersects 41 4 Carlton drive, then proceeding northerly along Carlton drive 5 until it intersects Orchard drive, then proceeding west along 41 6 Orchard drive until it intersects South Main street, then 41 7 proceeding north along South Main street until it intersects 41 8 Oregon road, then proceeding easterly along Oregon road until 41 9 it intersects Dallas drive, then proceeding north along Dallas 41 10 drive until it intersects Utah road, then proceeding east along 41 11 Utah road until it intersects Tucson drive, then proceeding 41 12 north along Tucson drive until it intersects Idaho road, 41 13 then proceeding east along Idaho road until it intersects 41 14 Boulder drive, then proceeding north along Boulder drive 41 15 until it intersects University avenue, then proceeding west 41 16 along University avenue until it intersects Grove street, 41 17 then proceeding north along Grove street until it intersects 41 18 East Seerley boulevard, then proceeding westerly along East 41 19 Seerley boulevard until it intersects West Seerley boulevard, 41 20 then proceeding westerly along West Seerley boulevard until it 41 21 intersects College street, then proceeding south along College 41 22 street until it intersects University avenue, then proceeding 41 23 southwesterly along University avenue until it intersects the 41 24 corporate limits of the city of Cedar Falls, then proceeding 41 25 first west, then in a clockwise manner along the corporate 41 26 limits of the city of Cedar Falls to the point of origin. 60. The sixtieth representative district in Black Hawk 41 28 county consists of: a. Black Hawk, Cedar Falls, and Lincoln townships. 41 29 b. That portion of the city of Cedar Falls bounded by a line
- 41 31 commencing at the point the east corporate limits of the city
- 41 32 of Cedar Falls intersects East Greenhill road, then proceeding
- 41 33 westerly along East Greenhill road until it intersects Cedar
- 41 34 Heights drive, then proceeding north along Cedar Heights drive
- 41 35 until it intersects Greenhill drive and its extension, then



House Study Bill 235 continued

42 1 proceeding west along Greenhill drive and its extension until 2 it intersects Hillside drive, then proceeding north along 3 Hillside drive until it intersects Valley High drive, then 4 proceeding west along Valley High drive until it intersects 5 Clearview drive, then proceeding north along Clearview drive 42 6 until it intersects Primrose drive, then proceeding west 42 7 along Primrose drive until it intersects Rownd street, then 42 8 proceeding north along Rownd street until it intersects 42 9 Primrose drive, then proceeding westerly along Primrose drive 42 10 until it intersects Maryhill drive, then proceeding southerly 42 11 along Maryhill drive until it intersects Carlton drive, then 42 12 proceeding northerly along Carlton drive until it intersects 42 13 Orchard drive, then proceeding west along Orchard drive 42 14 until it intersects South Main street, then proceeding north 42 15 along South Main street until it intersects Oregon road, then 42 16 proceeding easterly along Oregon road until it intersects 42 17 Dallas drive, then proceeding north along Dallas drive until 42 18 it intersects Utah road, then proceeding east along Utah road 42 19 until it intersects Tucson drive, then proceeding north along 42 20 Tucson drive until it intersects Idaho road, then proceeding 42 21 east along Idaho road until it intersects Boulder drive, then 42 22 proceeding north along Boulder drive until it intersects 42 23 University avenue, then proceeding west along University avenue 42 24 until it intersects Grove street, then proceeding north along 42 25 Grove street until it intersects East Seerley boulevard, then 42 26 proceeding westerly along East Seerley boulevard until it 42 27 intersects West Seerley boulevard, then proceeding westerly 42 28 along West Seerley boulevard until it intersects College 42 29 street, then proceeding south along College street until it 42 30 intersects University avenue, then proceeding southwesterly 42 31 along University avenue until it intersects the corporate 42 32 limits of the city of Cedar Falls, then proceeding first east, 42 33 then in a counterclockwise manner along the corporate limits of 42 34 the city of Cedar Falls to the point of origin.

c. That portion of the city of Waterloo bounded by a line



House Study Bill 235 continued

43 1 commencing at the point Rainbow drive intersects the west 2 corporate limit of the city of Waterloo, then proceeding 3 southeasterly along Rainbow drive until it intersects Hanna 4 boulevard, then proceeding southerly along Hanna boulevard 5 until it intersects Maxine avenue, then proceeding west 43 6 along Maxine avenue until it intersects Auburn street, then 43 7 proceeding south along Auburn street until it intersects 43 8 Maynard avenue, then proceeding west along Maynard avenue 43 9 until it intersects Beverly Hill street, then proceeding 43 10 southerly along Beverly Hill street until it intersects 43 11 Carriage Hill drive, then proceeding southeasterly along 43 12 Carriage Hill drive until it intersects Stephan avenue, then 43 13 proceeding southerly along Stephan avenue until it intersects 43 14 Falls avenue, then proceeding southwesterly along Falls 43 15 avenue until it intersects University avenue, then proceeding 43 16 southeasterly along University avenue until it intersects 43 17 Ansborough avenue, then proceeding south along Ansborough 43 18 avenue until it intersects Black Hawk creek, then proceeding 43 19 easterly along Black Hawk creek until it intersects Fletcher 43 20 avenue, then proceeding south along Fletcher avenue until it 43 21 intersects Campbell avenue, then proceeding east along Campbell 43 22 avenue until it intersects West Fourth street, then proceeding 43 23 northeasterly along West Fourth street until it intersects 43 24 Bayard street, then proceeding southerly along Bayard street 43 25 until it intersects Byron avenue, then proceeding west along 43 26 Byron avenue until it intersects Hale street, then proceeding 43 27 south along Hale street until it intersects Carolina avenue, 43 28 then proceeding west along Carolina avenue until it intersects 43 29 Kimball avenue, then proceeding south along Kimball avenue 43 30 until it intersects East San Marnan drive, then proceeding 43 31 east along East San Marnan drive until it intersects Hawkeye 43 32 road, then proceeding south along Hawkeye road until it 43 33 intersects the south corporate limit of the city of Waterloo, 43 34 then proceeding first west, then in a clockwise manner along

43 35 the corporate limits of the city of Waterloo to the point of



```
44 1 origin.
44 2 61. The sixty=first representative district in Black Hawk
44 3 county shall consist of:
44 4 a. Orange, Cedar, Fox, and Spring Creek townships.
44 5 b. That portion of Poyner township bounded by a line
44 6 commencing at the point Indian Creek road intersects the east
44 7 boundary of Poyner township, then proceeding first south,
44 8 and then in a clockwise manner along the boundary of Poyner
44 9 township until it intersects Gilbertville road, then proceeding
44 10 southeasterly along Gilbertville road until it intersects
44 11 Indian Creek road, then proceeding southeasterly, then east,
44 12 along Indian Creek road to the point of origin.
44 13 c. That portion of the city of Waterloo bounded by a line
44 14 commencing at the point the east corporate limit of the city
44 15 of Waterloo intersects the main channel of the Cedar river,
44 16 then proceeding northwesterly along the main channel of the
44 17 Cedar river until it intersects Conger street, then proceeding
44 18 southwesterly along Conger street until it intersects West
44 19 Conger street, then proceeding southwesterly along West Conger
44 20 street until it intersects Westfield avenue, then proceeding
44 21 southeasterly along Westfield avenue until it intersects Black
44 22 Hawk creek, then proceeding southwesterly along Black Hawk
44 23 creek until it intersects Fletcher avenue, then proceeding
44 24 south along Fletcher avenue until it intersects Campbell
44 25 avenue, then proceeding east along Campbell avenue until it
44 26 intersects West Fourth street, then proceeding northeasterly
44 27 along West Fourth street until it intersects Bayard street,
44 28 then proceeding southerly along Bayard street until it
44 29 intersects Byron avenue, then proceeding west along Byron
44 30 avenue until it intersects Hale street, then proceeding south
44 31 along Hale street until it intersects Carolina avenue, then
44 32 proceeding west along Carolina avenue until it intersects
44 33 Kimball avenue, then proceeding south along Kimball avenue
44 34 until it intersects East San Marnan drive, then proceeding east
44 35 along East San Marnan drive until it intersects Hawkeye road,
```



House Study Bill 235 continued

45 1 then proceeding south along Hawkeye road until it intersects 2 the south corporate limit of the city of Waterloo, then 3 proceeding first east, then in a counterclockwise manner along 4 the corporate limits of the city of Waterloo to the point of 45 5 origin. 45 6 62. The sixty=second representative district in Black Hawk 45 7 county shall consist of: 45 8 a. The cities of Elk Run Heights, Evansdale, and Raymond. 45 9 b. That portion of the city of Waterloo bounded by a line 45 10 commencing at the point Rainbow drive intersects the west 45 11 corporate limit of the city of Waterloo, then proceeding first 45 12 north, then in a clockwise manner along the corporate limits of 45 13 the city of Waterloo until it intersects the main channel of 45 14 the Cedar river, then proceeding northwesterly along the main 45 15 channel of the Cedar river until it intersects Conger street, 45 16 then proceeding southwesterly along Conger street until it 45 17 intersects West Conger street, then proceeding southwesterly 45 18 along West Conger street until it intersects Westfield avenue, 45 19 then proceeding southeasterly along Westfield avenue until it 45 20 intersects Black Hawk creek, then proceeding southwesterly 45 21 along Black Hawk creek until it intersects Ansborough avenue, 45 22 then proceeding north along Ansborough avenue until it 45 23 intersects University avenue, then proceeding northwesterly 45 24 along University avenue until it intersects Falls avenue, then 45 25 proceeding northerly along Falls avenue until it intersects 45 26 Stephan avenue, then proceeding northerly along Stephan avenue 45 27 until it intersects Carriage Hill drive, then proceeding 45 28 westerly along Carriage Hill drive until it intersects Beverly 45 29 Hill street, then proceeding northerly along Beverly Hill 45 30 street until it intersects Maynard avenue, then proceeding 45 31 east along Maynard avenue until it intersects Auburn street, 45 32 then proceeding north along Auburn street until it intersects 45 33 Maxine avenue, then proceeding east along Maxine avenue until 45 34 it intersects Hanna boulevard, then proceeding northerly 45 35 along Hanna boulevard until it intersects Rainbow drive, then



- $46\,$ 1 proceeding northwesterly along Rainbow drive to the point of $46\,$ 2 origin.
- 46 3 63. The sixty=third representative district shall consist 46 4 of:
- 46 5 a. Bremer county.
- 46 b. In Black Hawk county, Barclay, Bennington, East Waterloo, 46 7 Lester, Mount Vernon, Union, and Washington townships, and that 46 8 portion of Poyner township not contained in the sixty=first and 46 9 sixty=second representative districts.
- 46 10 64. The sixty=fourth representative district shall consist 46 11 of:
- 46 12 a. In Buchanan county, Buffalo, Byron, Fairbank, Fremont, 46 13 Hazleton, Jefferson, Liberty, Madison, Perry, Sumner,
- 46 14 Washington, and Westburg townships.
- 46 15 b. In Fayette county:
- 6 16 (1) That portion of the city of Sumner in Fayette county.
- 46 17 (2) Banks, Center, Fairfield, Fremont, Harlan, Jefferson, 46 18 Oran, Putnam, Scott, and Smithfield townships.
- 46 19 65. The sixty=fifth representative district in Linn county
- 46 20 consists of that portion of the city of Cedar Rapids and
- $46\ 21\ \mathrm{Bertram}$ township bounded by a line commencing at the point the
- 46 22 east corporate limit of the city of Cedar Rapids intersects
- $46\ 23\ \text{Thirty=fifth street drive Southeast,}$ then proceeding westerly
- 46 24 along Thirty=fifth street drive Southeast until it intersects
- 46 25 First avenue East, then proceeding southerly along First avenue
- 46 26 East until it intersects Nineteenth street Northeast, then
- $46\ 27$ proceeding northwesterly along Nineteenth street Northeast
- 46 28 until it intersects E avenue Northeast, then proceeding
- 46 29 northeasterly along E avenue Northeast until it intersects
- 46 30 Twentieth street Northeast, then proceeding northerly along
- 46 31 Twentieth street Northeast until it intersects Prairie drive
- 46 32 Northeast, then proceeding northwesterly along Prairie drive
- 46 33 Northeast until it intersects Robinwood lane Northeast, then
- 46 34 proceeding westerly along Robinwood lane Northeast until it
- 46 35 intersects Elmhurst drive Northeast, then proceeding westerly



- 47 1 along Elmhurst drive Northeast until it intersects Oakland 47 2 road Northeast, then proceeding southerly along Oakland 3 road Northeast until it intersects F avenue Northeast, then 4 proceeding southwesterly along F avenue Northeast until it 5 intersects Interstate 380, then proceeding southerly along 47 6 Interstate 380 until it intersects Union Pacific Railroad 47 7 tracks, then proceeding southerly along Union Pacific Railroad 47 8 tracks until it intersects Cedar Rapids and Iowa City Railway 47 9 tracks, then proceeding first southerly, then westerly along 47 10 Cedar Rapids and Iowa City Railway tracks until it intersects 47 11 First street Southwest, then proceeding southerly along First 47 12 street Southwest until it intersects C street Southwest, 47 13 then proceeding southeasterly along C street Southwest until 47 14 it intersects Sixteenth avenue Southwest, then proceeding 47 15 southwesterly along Sixteenth avenue Southwest until it 47 16 intersects Second street Southwest, then proceeding southerly 47 17 along Second street Southwest until it intersects Seventeenth 47 18 avenue Southwest, then proceeding easterly along Seventeenth 47 19 avenue Southwest until it intersects Second street Southwest, 47 20 then proceeding south along Second street Southwest until it 47 21 intersects Wilson avenue Southwest, then proceeding west along 47 22 Wilson avenue Southwest until it intersects Second street 47 23 Southwest, then proceeding south along Second street Southwest 47 24 until it intersects Twenty=sixth avenue Southwest, then 47 25 proceeding west along Twenty=sixth avenue Southwest until it 47 26 intersects J street Southwest, then proceeding southerly along 47 27 J street Southwest until it intersects Union Pacific Railroad 47 28 tracks, then proceeding easterly along Union Pacific Railroad 47 29 tracks until it intersects the middle channel of the Cedar 47 30 river, then proceeding easterly along the middle channel of the 47 31 Cedar river until it intersects the corporate limits of the 47 32 city of Cedar Rapids, then proceeding first north, then in a 47 33 counterclockwise manner along the corporate limits of the city 47 34 of Cedar Rapids to the point of origin.
- 47 35 66. The sixty=sixth representative district in Linn county



48	1	consists of that portion of the city of Cedar Rapids and
48		Monroe township bounded by a line commencing at the point the
48		corporate limit of the city of Cedar Rapids and the south
48		corporate limit of the city of Robins intersects Council street
48		Northeast, then proceeding south along Council street Northeast
48		until it intersects Collins road Northeast, then proceeding
48		easterly along Collins road Northeast until it intersects
48		Twixt Town road Northeast, then proceeding northerly along
48		Twixt Town road Northeast until it intersects the corporate
48		limits of the city of Cedar Rapids, then proceeding first east,
-		then in a clockwise manner along the corporate limits of the
		city of Cedar Rapids until it intersects Thirty=fifth street
48	13	drive Southeast, then proceeding westerly along Thirty=fifth
48	14	street drive Southeast until it intersects First avenue
48	15	East, then proceeding southerly along First avenue East until
48	16	it intersects Nineteenth street Northeast, then proceeding
48	17	northwesterly along Nineteenth street Northeast until it
48	18	intersects E avenue Northeast, then proceeding northeasterly
48	19	along E avenue Northeast until it intersects Twentieth street
		Northeast, then proceeding northerly along Twentieth street
48	21	Northeast until it intersects Prairie drive Northeast, then
		proceeding northwesterly along Prairie drive Northeast until it
		intersects Robinwood lane Northeast, then proceeding westerly
		along Robinwood lane Northeast until it intersects Elmhurst
48	25	drive Northeast, then proceeding westerly along Elmhurst drive
48	26	Northeast until it intersects Oakland road Northeast, then
		proceeding southerly along Oakland road Northeast until it
		intersects F avenue Northeast, then proceeding southwesterly
		along F avenue Northeast until it intersects Interstate
		380, then proceeding southerly along Interstate 380 until it
		intersects Union Pacific Railroad tracks, then proceeding
		northwesterly along Union Pacific Railroad tracks until
48	33	it intersects the middle channel of the Cedar river, then
		proceeding westerly along the middle channel of the Cedar river
48	35	until it intersects the east boundary of Clinton township



House Study Bill 235 continued

```
49 1 and the corporate limits of the city of Cedar Rapids, then
   2 proceeding first southwesterly, then in a clockwise manner
   3 along the corporate limits of the city of Cedar Rapids to the
   4 point of origin.
49 5 67. The sixty=seventh representative district in Linn
49 6 county consists of:
        a. That portion of the city of Robins, the city of Hiawatha,
49 8 and Monroe township, bounded by a line commencing at the point
49 9 the south corporate limit of the city of Robins intersects the
49 10 corporate limits of the city of Cedar Rapids, then proceeding
49 11 southwesterly along the corporate limits of the city of Cedar
49 12 Rapids until it intersects the corporate limits of the city
49 13 of Hiawatha, then proceeding first east, then in a clockwise
49 14 manner along the corporate limits of the city of Hiawatha until
49 15 it intersects the west corporate limit of the city of Robins,
49 16 then proceeding first north, then in a clockwise manner along
49 17 the corporate limits of the city of Robins to the point of
49 18 origin.
49 19
      b. That portion of the city of Marion and Marion township
49 20 bounded by a line commencing at the point the corporate limits
49 21 of the city of Marion and the south boundary of that portion of
49 22 Marion township lying outside the corporate limits of the city
49 23 of Marion intersect Winslow road, then proceeding southerly
49 24 along Winslow road until it intersects Indian Creek road,
49 25 then proceeding southwesterly along Indian Creek road until
49 26 it intersects Twenty=ninth avenue, then proceeding east along
49 27 Twenty=ninth avenue until it intersects Twenty=fourth street,
49 28 then proceeding southerly along Twenty=fourth street until
49 29 it intersects Seventeenth avenue, then proceeding west along
49 30 Seventeenth avenue until it intersects Northview drive, then
49 31 proceeding south along Northview drive until it intersects
49 32 Fifteenth avenue, then proceeding westerly along Fifteenth
49 33 avenue until it intersects Douglas court, then proceeding north
```

49 34 along Douglas court until it intersects Henderson drive, then 49 35 proceeding westerly along Henderson drive until it intersects



- 50 1 English boulevard, then proceeding southerly along English 2 boulevard until it intersects Park avenue, then proceeding 3 west along Park avenue until it intersects Lincoln drive, then 4 proceeding southerly along Lincoln drive until it intersects 50 5 Thirteenth avenue, then proceeding west along Thirteenth 50 6 avenue until it intersects Seventh street, then proceeding 50 7 south along Seventh street until it intersects Central avenue, 50 8 then proceeding northwesterly along Central avenue until it 50 9 intersects Alburnett road, then proceeding northwesterly 50 10 along Alburnett road until it intersects Indian creek, then 50 11 proceeding southwesterly along Indian creek until it intersects 50 12 West Eighth avenue, then proceeding westerly along West Eighth 50 13 avenue until it intersects Lindale drive, then proceeding 50 14 southwesterly along Lindale drive until it intersects Chicago 50 15 Central and Pacific Railroad tracks, then proceeding westerly 50 16 along Chicago Central and Pacific Railroad tracks until it 50 17 intersects the corporate limits of the city of Marion, then 50 18 proceeding first north, then in a clockwise manner along the 50 19 corporate limits of the city of Marion to the point of origin. 50 20 c. That portion of the city of Cedar Rapids bounded by a 50 21 line commencing at the point the corporate limit of the city 50 22 of Cedar Rapids and the south corporate limit of the city of 50 23 Robins intersects Council street Northeast, then proceeding 50 24 south along Council street Northeast until it intersects 50 25 Collins road Northeast, then proceeding easterly along Collins 50 26 road Northeast until it intersects Twixt Town road Northeast, 50 27 then proceeding northerly along Twixt Town road Northeast until 50 28 it intersects the corporate limits of the city of Cedar Rapids, 50 29 then proceeding first west, then in a counterclockwise manner 50 30 along the corporate limits of the city of Cedar Rapids to the 50 31 point of origin. 50 32 68. The sixty=eighth representative district in Linn county
- 50 33 consists of:
- a. The city of Ely.
- 50 35 b. Putnam township, and that portion of Bertram township not



House Study Bill 235 continued

51 1 contained in the sixty=fifth representative district. 51 2 c. That portion of the city of Marion and Marion township 3 bounded by a line commencing at the point the corporate limit 4 of the city of Marion and the south boundary of that portion of 5 Marion township lying outside the corporate limits of the city 6 of Marion intersect Winslow road, then proceeding southerly 51 7 along Winslow road until it intersects Indian Creek road, 51 8 then proceeding southwesterly along Indian Creek road until 51 9 it intersects Twenty=ninth avenue, then proceeding east along 51 10 Twenty=ninth avenue until it intersects Twenty=fourth street, 51 11 then proceeding southerly along Twenty=fourth street until 51 12 it intersects Seventeenth avenue, then proceeding west along 51 13 Seventeenth avenue until it intersects Northview drive, then 51 14 proceeding south along Northview drive until it intersects 51 15 Fifteenth avenue, then proceeding westerly along Fifteenth 51 16 avenue until it intersects Douglas court, then proceeding north 51 17 along Douglas court until it intersects Henderson drive, then 51 18 proceeding westerly along Henderson drive until it intersects 51 19 English boulevard, then proceeding southerly along English 51 20 boulevard until it intersects Park avenue, then proceeding 51 21 west along Park avenue until it intersects Lincoln drive, then 51 22 proceeding southerly along Lincoln drive until it intersects 51 23 Thirteenth avenue, then proceeding west along Thirteenth 51 24 avenue until it intersects Seventh street, then proceeding 51 25 south along Seventh street until it intersects Central avenue, 51 26 then proceeding northwesterly along Central avenue until it 51 27 intersects Alburnett road, then proceeding northwesterly 51 28 along Alburnett road until it intersects Indian creek, then 51 29 proceeding southwesterly along Indian creek until it intersects 51 30 West Eighth avenue, then proceeding westerly along West Eighth 51 31 avenue until it intersects Lindale drive, then proceeding 51 32 southwesterly along Lindale drive until it intersects Chicago 51 33 Central and Pacific Railroad tracks, then proceeding westerly 51 34 along Chicago Central and Pacific Railroad tracks until it 51 35 intersects the east corporate limit of the city of Cedar



- 52 1 Rapids, then proceeding first south, then in a clockwise manner 2 along the corporate limits of the city of Cedar Rapids until 3 it intersects the north boundary of Bertram township, then 4 proceeding east along the boundary of Bertram township until 5 it intersects U.S. highway 151, then proceeding north along 52 6 U.S. highway 151 until it intersects the south corporate limit 52 7 of the city of Marion, then proceeding first east, then in a 52 8 counterclockwise manner along the corporate limits of the city 52 9 of Marion to the point of origin. 52 10 69. The sixty=ninth representative district in Linn county 52 11 consists of: 52 12 a. Fairfax township and that portion of College township 52 13 lying outside the corporate limits of the city of Ely. 52 14 b. That portion of the city of Cedar Rapids bounded by 52 15 a line commencing at the point the west corporate limit 52 16 of the city of Cedar Rapids intersects Sixteenth avenue 52 17 Southwest, then proceeding easterly along Sixteenth avenue 52 18 Southwest until it intersects Eighteenth street Southwest, 52 19 then proceeding northerly along Eighteenth street Southwest 52 20 until it intersects First avenue Northwest, then proceeding 52 21 easterly along First avenue Northwest until it intersects 52 22 Twelfth street Southwest, then proceeding southeasterly along 52 23 Twelfth street Southwest until it intersects Third avenue 52 24 Southwest, then proceeding east along Third avenue Southwest 52 25 until it intersects Union Pacific Railroad tracks, then 52 26 proceeding first northeasterly, then southeasterly along Union 52 27 Pacific Railroad tracks until it intersects Cedar Rapids and 52 28 Iowa City Railway tracks, then proceeding first southerly, 52 29 then westerly along Cedar Rapids and Iowa City Railway tracks 52 30 until it intersects First street Southwest, then proceeding 52 31 southerly along First street Southwest until it intersects C 52 32 street Southwest, then proceeding southeasterly along C street 52 33 Southwest until it intersects Sixteenth avenue Southwest, then
- 52 34 proceeding southwesterly along Sixteenth avenue Southwest 52 35 until it intersects Second street Southwest, then proceeding



- 53 1 southerly along Second street Southwest until it intersects 2 Seventeenth avenue Southwest, then proceeding easterly along 3 Seventeenth avenue Southwest until it intersects Second street 4 Southwest, then proceeding south along Second street Southwest 5 until it intersects Wilson avenue Southwest, then proceeding 53 6 west along Wilson avenue Southwest until it intersects Second 53 7 street Southwest, then proceeding south along Second street 53 8 Southwest until it intersects Twenty=sixth avenue Southwest, 53 9 then proceeding west along Twenty=sixth avenue Southwest until 53 10 it intersects J street Southwest, then proceeding southerly 53 11 along J street Southwest until it intersects Union Pacific 53 12 Railroad tracks, then proceeding easterly along Union Pacific 53 13 Railroad tracks until it intersects the middle channel of the 53 14 Cedar river, then proceeding easterly along the middle channel 53 15 of the Cedar river until it intersects the corporate limit of 53 16 the city of Cedar Rapids, then proceeding first north, then 53 17 easterly along the corporate limits of the city of Cedar Rapids 53 18 until it intersects the west boundary of Putnam township, then 53 19 proceeding southerly along the boundary of Putnam township 53 20 until it intersects the corporate limit of the city of Cedar 53 21 Rapids, then proceeding first south, then in a clockwise manner 53 22 along the corporate limits of the city of Cedar Rapids to the 53 23 point of origin.
- 53 24 70. The seventieth representative district in Linn county 53 25 consists of:
- 53 26 a. Clinton township.
- 53 27 b. That portion of the city of Cedar Rapids bounded by a
 53 28 line commencing at the point the west corporate limit of the
 53 29 city of Cedar Rapids intersects Sixteenth avenue Southwest,
 53 30 then proceeding easterly along Sixteenth avenue Southwest until
 53 31 it intersects Eighteenth street Southwest, then proceeding
 53 32 northerly along Eighteenth street Southwest until it intersects
 53 33 First avenue Northwest, then proceeding easterly along First
- 53 34 avenue Northwest until it intersects Twelfth street Southwest,
- 53 35 then proceeding southeasterly along Twelfth street Southwest



- 54 1 until it intersects Third avenue Southwest, then proceeding
- 54 2 east along Third avenue Southwest until it intersects Union
- 54 3 Pacific Railroad tracks, then proceeding northeasterly along
- 54 4 Union Pacific Railroad tracks until it intersects the middle
- 54 5 channel of the Cedar river, then proceeding westerly along the
- 54 6 middle channel of the Cedar river until it intersects the east
- 54 7 boundary of Clinton township and the corporate limits of the
- 54 8 city of Cedar Rapids, then proceeding first south, then in a
- 54 9 counterclockwise manner along the corporate limits of the city
- 54 10 of Cedar Rapids to the point of origin.
- 54 11 71. The seventy=first representative district in Marshall
- 54 12 county shall consist of:
- 54 13 a. The city of Marshalltown.
- 54 14 b. Bangor, Liscomb, Marion, Taylor, and Vienna townships.
- 54 15 72. The seventy=second representative district shall
- 54 16 consist of:
- 54 17 a. Tama county.
- 54 18 b. In Black Hawk county, Big Creek and Eagle townships.
- 54 19 c. In Marshall county, Eden, Greencastle, Jefferson,
- 54 20 Liberty, Logan, Marietta, Minerva, State Center, and Washington
- 54 21 townships, and those portions of Le Grand and Timber Creek
- $54\ 22$ townships lying outside the corporate limits of the city of
- 54 23 Marshalltown.
- 54 24 73. The seventy=third representative district shall consist
- 54 25 of:
- 54 26 a. The city of Wilton.
- 54 27 b. Cedar county.
- 54 28 c. In Johnson county, Big Grove, Cedar, Graham, Newport, and
- 54 29 Scott townships.
- 54 30 74. The seventy=fourth representative district in Johnson
- 54 31 county shall consist of:
- 54 32 a. The city of Coralville.
- 54 33 b. That portion of the city of Iowa City and West Lucas
- 54 34 township bounded by a line commencing at the point the
- 54 35 west corporate limit of the city of Iowa City intersects



```
55 1 state highway 1, then proceeding northeasterly along state
   2 highway 1 until it intersects Sunset street, then proceeding
   3 northwesterly along Sunset street until it intersects Aber
   4 avenue, then proceeding westerly along Aber avenue until it
   5 intersects Teg drive, then proceeding first westerly, then
55 6 northerly, along Teg drive until it intersects West Benton
55 7 street, then proceeding west along West Benton street until
55 8 it intersects Keswick drive, then proceeding first northerly,
55 9 then easterly, along Keswick drive until it intersects Westgate
55 10 street, then proceeding northerly along Westgate street until
55 11 it intersects Melrose avenue, then proceeding westerly along
55 12 Melrose avenue until it intersects Mormon Trek boulevard, then
55 13 proceeding northerly along Mormon Trek boulevard until it
55 14 intersects the south corporate limit of the city of Coralville,
55 15 then proceeding westerly along the corporate limits of the city
55 16 of Coralville until it intersects the west boundary of West
55 17 Lucas township, then proceeding south along the boundary of
55 18 West Lucas township until it intersects the corporate limits
55 19 of the city of Iowa City, then proceeding first west, then in a
55 20 counterclockwise manner along the corporate limits of the city
55 21 of Iowa City to the point of origin.
55 22
        c. That portion of Penn township and East Lucas township
55 23 bounded by a line commencing at the point the west boundary
55 24 of Penn township intersects the north corporate limit of the
55 25 city of North Liberty, then proceeding first north, then in
55 26 a clockwise manner along the boundary of Penn township until
55 27 it intersects the north boundary of East Lucas township,
55 28 then proceeding first east, then in a clockwise manner along
55 29 the boundary of East Lucas township until it intersects the
55 30 boundary of Penn township, then proceeding westerly along the
55 31 boundary of Penn township until it intersects the corporate
55 32 limits of the city of Coralville, then proceeding first west,
55 33 then in a counterclockwise manner along the corporate limits
55 34 of the city of Coralville until it intersects the south
55 35 corporate limit of the city of North Liberty, then proceeding
```



- 56 1 first northerly, then in a counterclockwise manner along the 56 2 corporate limits of the city of North Liberty to the point of
- 56 3 origin.
- $56\ 4\ 75$. The seventy=fifth representative district shall consist $56\ 5$ of:
- 56 6 a. Benton county.
- 56 7 b. In Iowa county, Honey Creek, Marengo, and Washington
- 56 8 townships, and that portion of Hilton township lying outside
- 56 9 the corporate limits of the city of Williamsburg.
- 56 10 76. The seventy=sixth representative district shall consist
- 56 11 of:
- 56 12 a. Poweshiek county.
- 56 13 b. In Iowa county:
- 56 14 (1) The city of Williamsburg.
- 56 15 (2) Dayton, English, Fillmore, Greene, Hartford, Iowa,
- 56 16 Lenox, Lincoln, Pilot, Sumner, Troy, and York townships.
- 56 17 77. The seventy=seventh representative district in Johnson
- 56 18 county shall consist of:
- 56 19 a. The city of North Liberty.
- 56 20 b. Fremont, Hardin, Jefferson, Lincoln, Madison, Monroe,
- 56 21 Oxford, Pleasant Valley, Sharon, and Washington townships.
- 56 22 c. Those portions of Clear Creek and Union townships lying
- 56 23 outside the corporate limits of the city of Coralville, that
- 56 24 portion of Penn township not contained in the seventy=fourth
- 56 25 representative district, that portion of Liberty township
- 56 26 not contained in the eighty=sixth representative district,
- 56 27 and that portion of West Lucas township not contained in the
- 56 28 seventy=fourth or eighty=sixth representative district.
- 56 29 78. The seventy=eighth representative district shall
- 56 30 consist of:
- 56 31 a. Keokuk county.
- 56 32 b. In Washington county, Cedar, Clay, Dutch Creek, English
- 56 33 River, Franklin, Highland, Iowa, Jackson, Lime Creek, Oregon,
- 56 34 Seventy=Six, and Washington townships.
- 56 35 79. The seventy=ninth representative district shall consist



```
57 1 of:
57 2 a. In Mahaska county:
       (1) The cities of Oskaloosa and University Park.
        (2) Black Oak, Garfield, Jefferson, Lincoln, Prairie,
57 5 Richland, Scott, and West Des Moines townships.
        (3) That portion of East Des Moines township lying outside
57 7 the corporate limits of the city of Eddyville, and that
57 8 portion of Spring Creek township not contained in the eightieth
57 9 representative district.
        b. In Marion county, Lake Prairie township.
57 10
57 11
        80. The eightieth representative district shall consist of:
57 12
       a. The city of Eddyville.
57 13 b. Appanoose county.
       c. Monroe county.
57 14
57 15
      d. In Mahaska county:
57 16
        (1) Adams, Cedar, Harrison, Monroe, Pleasant Grove, Union,
57 17 and White Oak townships.
57 18
       (2) That portion of Spring Creek township bounded by a
57 19 line commencing at the point the north corporate limit of the
57 20 city of University Park and the east corporate limit of the
57 21 city of Oskaloosa intersects the west boundary of Spring Creek
57 22 township, then proceeding first north, then in a clockwise
57 23 manner along the boundary of Spring Creek township until it
57 24 intersects the corporate limits of the city of University Park,
57 25 then proceeding first north, then west, along the corporate
57 26 limits of the city of University Park to the point of origin.
        e. In Wapello county:
57 28
        (1) Adams, Cass, Columbia, Highland, and Polk townships,
57 29 and that portion of Richland township lying outside the
57 30 corporate limits of the city of Ottumwa.
57 31
        (2) That portion of Center township bounded by a line
57 32 commencing at the point the north boundary of Center township
57 33 intersects the west corporate limit of the city of Ottumwa,
57 34 then proceeding first west, then in a counterclockwise manner
57 35 along the boundary of Center township until it intersects the
```



- 58 1 south corporate limit of the city of Ottumwa, then proceeding
- 58 2 first west, then in a clockwise manner along the corporate
- 58 3 limits of the city of Ottumwa to the point of origin.
- 58 4 81. The eighty=first representative district in Wapello
- 58 5 county shall consist of:
- 58 6 a. The city of Ottumwa.
- 58 7 b. Agency, Competine, Dahlonega, Green, Keokuk, Pleasant,
- 58 8 and Washington townships, and that portion of Center township
- 58 9 not contained in the eightieth representative district.
- 58 10 82. The eighty=second representative district shall consist
- 58 11 of:
- 58 12 a. Davis county.
- 58 13 b. Van Buren county.
- 58 14 c. In Jefferson county:
- 58 15 (1) The city of Fairfield.
- 58 16 (2) Black Hawk, Cedar, Center, Des Moines, Liberty, Locust
- 58 17 Grove, Penn, and Polk townships.
- 58 18 83. The eighty=third representative district in Lee county
- 58 19 shall consist of:
- 58 20 a. The city of Keokuk.
- 58 21 b. Des Moines, Green Bay, Jackson, Jefferson, Madison,
- 58 22 Montrose, Van Buren, and Washington townships, and that portion
- 58 23 of Charleston township lying outside the corporate limits of
- 58 24 the city of Donnellson.
- 58 25 84. The eighty=fourth representative district shall consist
- 58 26 of:
- 58 27 a. Henry county.
- 58 28 b. In Jefferson county, Buchanan, Lockridge, Round Prairie,
- 58 29 and Walnut townships.
- 58 30 c. In Lee county:
- 58 31 (1) The city of Donnellson.
- 58 32 (2) Cedar, Denmark, Franklin, Harrison, Marion, Pleasant
- 58 33 Ridge, and West Point townships.
- 58 34 d. In Washington county, Brighton, Crawford, and Marion
- 58 35 townships.



- 85. The eighty=fifth representative district in Johnson 59 2 county shall consist of that portion of the city of Iowa City 3 bounded by a line commencing at the point the west corporate 4 limit of the city of Iowa City intersects Second street, 5 then proceeding southeasterly along Second street until it 59 6 intersects South Riverside drive, then proceeding southerly 59 7 along South Riverside drive until it intersects Newton road, 59 8 then proceeding east along Newton road until it intersects the 59 9 Iowa river, then proceeding southerly along the Iowa river 59 10 until it intersects West Burlington street, then proceeding 59 11 east along West Burlington street until it intersects East 59 12 Burlington street, then proceeding east along East Burlington 59 13 street until it intersects South Gilbert street, then 59 14 proceeding southerly along South Gilbert street until it 59 15 intersects the Iowa Interstate Railroad tracks, then proceeding 59 16 southeasterly along the Iowa Interstate Railroad tracks until 59 17 it intersects South Lucas street and its extension, then 59 18 proceeding northerly along South Lucas street and its extension 59 19 until it intersects Bowery street, then proceeding east along 59 20 Bowery street until it intersects South Governor street, 59 21 then proceeding north along South Governor street until it 59 22 intersects East Burlington street, then proceeding east along 59 23 East Burlington street until it intersects Muscatine avenue, 59 24 then proceeding first southeasterly, then east, along Muscatine 59 25 avenue until it intersects American Legion road Southeast, then 59 26 proceeding east along American Legion road Southeast until it 59 27 intersects the east corporate limit of the city of Iowa City, 59 28 then proceeding first north, then in a counterclockwise manner 59 29 along the corporate limits of the city of Iowa City to the 59 30 point of origin. 59 31 86. The eighty=sixth representative district in Johnson 59 32 county consists of: 59 33 a. The cities of Hills and University Heights.
- b. That portion of Liberty, East Lucas, and West Lucas
- 59 35 townships, and the city of Iowa City, bounded by a line



House Study Bill 235 continued

60 1 commencing at the point First avenue intersects Second 2 street on the corporate limit of the city of Iowa City, 3 then proceeding southeasterly along Second street until it 4 intersects South Riverside drive, then proceeding southerly 5 along South Riverside drive until it intersects Newton road, 6 then proceeding east along Newton road until it intersects the 7 Iowa river, then proceeding southerly along the Iowa river 60 8 until it intersects West Burlington street, then proceeding 60 9 east along West Burlington street until it intersects East 60 10 Burlington street, then proceeding east along East Burlington 60 11 street until it intersects South Gilbert street, then 60 12 proceeding southerly along South Gilbert street until it 60 13 intersects the Iowa Interstate Railroad tracks, then proceeding 60 14 southeasterly along the Iowa Interstate Railroad tracks 60 15 until it intersects South Lucas street and its extension, 60 16 then proceeding northerly along South Lucas street and its 60 17 extension until it intersects Bowery street, then proceeding 60 18 east along Bowery street until it intersects South Governor 60 19 street, then proceeding north along South Governor street until 60 20 it intersects East Burlington street, then proceeding east 60 21 along East Burlington street until it intersects Muscatine 60 22 avenue, then proceeding first southeasterly, then east, along 60 23 Muscatine avenue until it intersects American Legion road 60 24 Southeast, then proceeding east along American Legion road 60 25 Southeast until it intersects the east corporate limit of 60 26 the city of Iowa City, then proceeding first east, then in 60 27 a clockwise manner along the corporate limits of the city 60 28 of Iowa City until it intersects the east boundary of East 60 29 Lucas township, then proceeding south along the boundary of 60 30 East Lucas township until it intersects the north boundary of 60 31 Pleasant Valley township, then proceeding first west, then in a 60 32 counterclockwise manner along the boundary of Pleasant Valley 60 33 township until it intersects the corporate limit of the city of 60 34 Hills, then proceeding first west, then in a counterclockwise 60 35 manner along the corporate limits of the city of Hills until



- 61 1 it intersects the south corporate limit of the city of Iowa 2 City, then proceeding first west, then in a clockwise manner 3 along the city of Iowa City until it intersects state highway 61 4 1, then proceeding northeasterly along state highway 1 until it 5 intersects Sunset street, then proceeding northwesterly along 61 6 Sunset street until it intersects Aber avenue, then proceeding 61 7 westerly along Aber avenue until it intersects Teg drive, then 61 8 proceeding first westerly, then northerly, along Teg drive 61 9 until it intersects West Benton street, then proceeding west 61 10 along West Benton street until it intersects Keswick drive, 61 11 then proceeding first northerly, then easterly, along Keswick 61 12 drive until it intersects Westgate street, then proceeding 61 13 northerly along Westgate street until it intersects Melrose 61 14 avenue, then proceeding westerly along Melrose avenue until it 61 15 intersects Mormon Trek boulevard, then proceeding northerly 61 16 along Mormon Trek boulevard until it intersects First avenue, 61 17 then proceeding northeasterly along First avenue to the point 61 18 of origin. 61 19 87. The eighty=seventh representative district in Des 61 20 Moines county shall consist of: 61 21 a. The cities of Burlington and West Burlington. b. Concordia and Tama townships. 61 22 61 23 88. The eighty=eighth representative district shall consist 61 24 of: 61 25 a. Louisa county. 61 26 b. In Des Moines county: (1) The cities of Danville, Mediapolis, and Middletown. 61 28 (2) Benton, Danville, Flint River, Franklin, Huron, 61 29 Jackson, Pleasant Grove, Union, Washington, and Yellow Springs 61 30 townships.
- 61 31 c. In Muscatine county:
- 61 32 (1) Cedar, Goshen, Lake, Orono, Pike, and Wapsinonoc
- 61 33 townships, those portions of Moscow and Wilton townships lying
- 61 34 outside the corporate limits of the city of Wilton, and that
- 61 35 portion of Seventy=Six township lying outside the corporate



```
62 1 limits of the city of Muscatine.
   2 (2) That portion of Fruitland township bounded by
   3 a line commencing at the point the north boundary of
   4 Fruitland township intersects the west corporate limit of
62 5 the city of Muscatine, then proceeding first west, then in
62 6 a counterclockwise manner along the boundary of Fruitland
62 7 township until it intersects the corporate limits of the city
62 8 of Muscatine, then proceeding first east, then in a clockwise
62 9 manner along the corporate limits of the city of Muscatine to
62 10 the point of origin.
        89. The eighty=ninth district in Scott county consists
62 11
62 12 of that portion of the city of Davenport bounded by a line
62 13 commencing at the point the west corporate limit of the
62 14 city of Davenport intersects the Iowa Interstate Railroad
62 15 tracks, then proceeding easterly along the Iowa Interstate
62 16 Railroad tracks until it intersects West Forty=sixth street,
62 17 then proceeding east along West Forty=sixth street until it
62 18 intersects Wisconsin avenue, then proceeding north along
62 19 Wisconsin avenue until it intersects West Kimberly road,
62 20 then proceeding southeasterly along West Kimberly road until
62 21 it intersects Wyoming avenue, then proceeding north along
62 22 Wyoming avenue until it intersects West Silver creek, then
62 23 proceeding easterly along West Silver creek until it intersects
62 24 North Fairmount street, then proceeding south along North
62 25 Fairmount street until it intersects West Forty=ninth street,
62 26 then proceeding easterly along West Forty=ninth street until
62 27 it intersects North Pine street, then proceeding north along
62 28 North Pine street until it intersects Northwest boulevard,
62 29 then proceeding northerly along Northwest boulevard until it
62 30 intersects Ridgeview drive, then proceeding northeasterly along
62 31 Ridgeview drive until it intersects North Division street,
62 32 then proceeding southerly along North Division street until it
62 33 intersects Northwest boulevard, then proceeding southeasterly
62 34 along Northwest boulevard until it intersects North Harrison
62 35 street, then proceeding southerly along North Harrison street
```



House Study Bill 235 continued

63 1 until it intersects West Thirty=fifth street, then proceeding 2 easterly along West Thirty=fifth street until it intersects 3 Fair avenue, then proceeding north along Fair avenue until 4 it intersects East Thirty=seventh street, then proceeding 63 5 east along East Thirty=seventh street until it intersects 63 6 North Brady street, then proceeding southerly along North 63 7 Brady street until it intersects Brady street, then proceeding 63 8 southerly along Brady street until it intersects East Thirtieth 63 9 street, then proceeding west along East Thirtieth street 63 10 until it intersects Dubuque street, then proceeding south 63 11 along Dubuque street until it intersects East Thirtieth 63 12 street, then proceeding west along East Thirtieth street 63 13 until it intersects West Thirtieth street, then proceeding 63 14 west along West Thirtieth street until it intersects Sheridan 63 15 street, then proceeding south along Sheridan street until 63 16 it intersects West Columbia avenue, then proceeding west 63 17 along West Columbia avenue until it intersects North Main 63 18 street, then proceeding south along North Main street until 63 19 it intersects West Central Park avenue, then proceeding 63 20 west along West Central Park avenue until it intersects 63 21 North Harrison street, then proceeding southerly along North 63 22 Harrison street until it intersects West Rusholme street, 63 23 then proceeding westerly along West Rusholme street until it 63 24 intersects Warren street, then proceeding southerly along 63 25 Warren street until it intersects West Fifteenth street, then 63 26 proceeding west along West Fifteenth street until it intersects 63 27 North Marquette street, then proceeding south along North 63 28 Marquette street until it intersects West Fifteenth street, 63 29 then proceeding west along West Fifteenth street until it 63 30 intersects North Sturdevant street, then proceeding south along 63 31 North Sturdevant street until it intersects West Fourteenth 63 32 street, then proceeding west along West Fourteenth street and 63 33 its extension until it intersects the Iowa Interstate Railroad 63 34 tracks, then proceeding northerly along the Iowa Interstate

63 35 Railroad tracks until it intersects West Pleasant street and



```
64 1 its extension, then proceeding easterly along West Pleasant
   2 street and its extension until it intersects North Howell
   3 street, then proceeding northerly along North Howell street
   4 until it intersects Frisco drive, then proceeding northerly
   5 along Frisco drive until it intersects Hickory Grove road,
   6 then proceeding northwesterly along Hickory Grove road until
64 7 it intersects West Central Park avenue, then proceeding west
64 8 along West Central Park avenue until it intersects North
64 9 Michigan avenue, then proceeding south along North Michigan
64 10 avenue until it intersects West Lombard street, then proceeding
64 11 east along West Lombard street until it intersects North Clark
64 12 street, then proceeding southerly along North Clark street
64 13 until it intersects Waverly road, then proceeding southeasterly
64 14 along Waverly road until it intersects Telegraph road, then
64 15 proceeding westerly along Telegraph road until it intersects
64 16 Wisconsin avenue, then proceeding northerly along Wisconsin
64 17 avenue until it intersects West Locust street, then proceeding
64 18 west along West Locust street until it intersects One Hundred
64 19 Sixtieth street, then proceeding west along One Hundred
64 20 Sixtieth street until it intersects the west corporate limit
64 21 of the city of Davenport, then proceeding first west, then in
64 22 a clockwise manner along the corporate limits of the city of
64 23 Davenport to the point of origin.
64 24
        90. The ninetieth district in Scott county consists of:
        a. That portion of the city of Buffalo and Buffalo township
64 26 commencing at the point the west boundary of Scott county
64 27 intersects the boundary of the state of Iowa, then proceeding
64 28 north along the boundary of Scott county until it intersects
64 29 the south corporate limit of the city of Buffalo, then
64 30 proceeding first north, then in a clockwise manner along the
64 31 corporate limits of the city of Buffalo until it intersects the
64 32 west corporate limit of the city of Davenport, then proceeding
64 33 south along the corporate limits of the city of Davenport
64 34 until it intersects the boundary of the state of Iowa, then
64 35 proceeding westerly along the boundary of the state of Iowa to
```



House Study Bill 235 continued

65 1 the point of origin. 65 2 b. That portion of Blue Grass township and the city of 3 Davenport bounded by a line commencing at the point the 4 boundary of the state of Iowa and the corporate limits 5 of the city of Davenport intersect the extension of Mound 65 6 street to the Mississippi river, then proceeding northerly 65 7 along Mound street and its extension until it intersects 65 8 East Thirteenth street, then proceeding easterly along East 65 9 Thirteenth street until it intersects Kirkwood boulevard, 65 10 then proceeding westerly along Kirkwood boulevard until it 65 11 intersects Bridge avenue, then proceeding north along Bridge 65 12 avenue until it intersects East Locust street, then proceeding 65 13 west along East Locust street until it intersects Iowa street, 65 14 then proceeding south along Iowa street until it intersects 65 15 Kirkwood boulevard, then proceeding westerly along Kirkwood 65 16 boulevard until it intersects Brady street, then proceeding 65 17 south along Brady street until it intersects West Sixteenth 65 18 street, then proceeding west along West Sixteenth street 65 19 until it intersects North Harrison street, then proceeding 65 20 north along North Harrison street until it intersects West 65 21 Locust street, then proceeding west along West Locust street 65 22 until it intersects Ripley street, then proceeding north 65 23 along Ripley street until it intersects West Pleasant street, 65 24 then proceeding westerly along West Pleasant street until 65 25 it intersects Scott street, then proceeding north along 65 26 Scott street until it intersects West Rusholme street, then 65 27 proceeding westerly along West Rusholme street until it 65 28 intersects Warren street, then proceeding southerly along 65 29 Warren street until it intersects West Fifteenth street, then 65 30 proceeding west along West Fifteenth street until it intersects 65 31 North Marquette street, then proceeding south along North 65 32 Marquette street until it intersects West Fifteenth street, 65 33 then proceeding west along West Fifteenth street until it 65 34 intersects North Sturdevant street, then proceeding south along 65 35 North Sturdevant street until it intersects West Fourteenth



- 66 1 street, then proceeding west along West Fourteenth street and 2 its extension until it intersects the Iowa Interstate Railroad 3 tracks, then proceeding northerly along the Iowa Interstate 66 4 Railroad tracks until it intersects West Pleasant street and 66 5 its extension, then proceeding easterly along West Pleasant 66 6 street and its extension until it intersects North Howell 66 7 street, then proceeding northerly along North Howell street 66 8 until it intersects Frisco drive, then proceeding northerly 66 9 along Frisco drive until it intersects Hickory Grove road, 66 10 then proceeding northwesterly along Hickory Grove road until 66 11 it intersects West Central Park avenue, then proceeding west 66 12 along West Central Park avenue until it intersects North 66 13 Michigan avenue, then proceeding south along North Michigan 66 14 avenue until it intersects West Lombard street, then proceeding 66 15 east along West Lombard street until it intersects North Clark 66 16 street, then proceeding southerly along North Clark street 66 17 until it intersects Waverly road, then proceeding southeasterly 66 18 along Waverly road until it intersects Telegraph road, then 66 19 proceeding westerly along Telegraph road until it intersects 66 20 Wisconsin avenue, then proceeding northerly along Wisconsin 66 21 avenue until it intersects West Locust street, then proceeding 66 22 west along West Locust street until it intersects One Hundred 66 23 Sixtieth street, then proceeding west along One Hundred 66 24 Sixtieth street until it intersects the west corporate limit of 66 25 the city of Davenport, then proceeding first south, then in a 66 26 counterclockwise manner along the corporate limits of the city 66 27 of Davenport to the point of origin. 91. The ninety=first representative district in Muscatine 66 29 county shall consist of: a. The city of Muscatine. 66 31
- b. Bloomington, Fulton, Montpelier, and Sweetland townships,
- 66 32 and those portions of Fruitland township not contained in the
- 66 33 eighty=eighth representative district.
- 92. The ninety=second representative district in Scott
- 66 35 county consists of:



House Study Bill 235 continued

a. The cities of Dixon, Donahue, and Long Grove. b. Liberty, Cleona, Hickory Grove, and Sheridan townships, 3 and those portions of Blue Grass and Buffalo townships not 4 contained in the ninetieth representative district. 5 c. That portion of the city of Davenport bounded by a 67 6 line commencing at the point the west corporate limit of the 67 7 city of Davenport intersects the Iowa Interstate Railroad 67 8 tracks, then proceeding easterly along the Iowa Interstate 67 9 Railroad tracks until it intersects West Forty=sixth street, 67 10 then proceeding east along West Forty=sixth street until it 67 11 intersects Wisconsin avenue, then proceeding north along 67 12 Wisconsin avenue until it intersects West Kimberly road, 67 13 then proceeding southeasterly along West Kimberly road until 67 14 it intersects Wyoming avenue, then proceeding north along 67 15 Wyoming avenue until it intersects West Silver Creek, then 67 16 proceeding easterly along West Silver Creek until it intersects 67 17 North Fairmount street, then proceeding south along North 67 18 Fairmount street until it intersects West Forty=ninth street, 67 19 then proceeding easterly along West Forty=ninth street until 67 20 it intersects North Pine street, then proceeding north along 67 21 North Pine street until it intersects Northwest boulevard, 67 22 then proceeding northerly along Northwest boulevard until it 67 23 intersects Ridgeview drive, then proceeding northeasterly along 67 24 Ridgeview drive until it intersects North Division street, 67 25 then proceeding southerly along North Division street until it 67 26 intersects Northwest boulevard, then proceeding southeasterly 67 27 along Northwest boulevard until it intersects North Harrison 67 28 street, then proceeding southerly along North Harrison street 67 29 until it intersects West Thirty=fifth street, then proceeding 67 30 easterly along West Thirty=fifth street until it intersects 67 31 Fair avenue, then proceeding north along Fair avenue until it 67 32 intersects East Thirty=seventh street, then proceeding east 67 33 along East Thirty=seventh street until it intersects Fair 67 34 avenue, then proceeding northerly along Fair avenue until it 67 35 intersects East Kimberly road, then proceeding easterly along



```
68 1 East Kimberly road until it intersects North Brady street,
   2 then proceeding northerly along North Brady street until it
   3 intersects East Fifty=third street, then proceeding west along
   4 East Fifty=third street until it intersects Welcome way,
68 5 then proceeding north along Welcome way until it intersects
68 6 East Sixty=first street and its extension, then proceeding
68 7 westerly along East Sixty=first street and its extension
68 8 until it intersects West Sixty=first street, then proceeding
68 9 westerly along West Sixty=first street until it intersects
68 10 North Ripley street, then proceeding northerly along North
68 11 Ripley street until it intersects West Sixty=fifth street,
68 12 then proceeding easterly along West Sixty=fifth street until
68 13 it intersects East Sixty=fifth, then proceeding easterly along
68 14 East Sixty=fifth street until it intersects North Brady street,
68 15 then proceeding northerly along North Brady street until it
68 16 intersects U.S. highway 61, then proceeding northerly along
68 17 U.S. highway 61 until it intersects the corporate limits of the
68 18 city of Davenport, then proceeding first northerly, then in a
68 19 counterclockwise manner along the corporate limits of the city
68 20 of Davenport to the point of origin.
        93. The ninety=third representative district in Scott
68 22 county consists of that portion of the city of Bettendorf and
68 23 the city of Davenport bounded by a line commencing at the point
68 24 the boundary of the state of Iowa and the corporate limits
68 25 of the city of Davenport intersect the extension of Mound
68 26 street to the Mississippi river, then proceeding northerly
68 27 along Mound street and its extension until it intersects East
68 28 Thirteenth street, then proceeding east along East Thirteenth
68 29 street until it intersects Kirkwood boulevard, then proceeding
68 30 westerly along Kirkwood boulevard until it intersects Bridge
68 31 avenue, then proceeding north along Bridge avenue until it
68 32 intersects East Locust street, then proceeding west along
68 33 East Locust street until it intersects Iowa street, then
68 34 proceeding south along Iowa street until it intersects Kirkwood
68 35 boulevard, then proceeding westerly along Kirkwood boulevard
```



House Study Bill 235 continued

69 1 until it intersects Brady street, then proceeding south along 2 Brady street until it intersects West Sixteenth street, then 3 proceeding west along West Sixteenth street until it intersects 4 North Harrison street, then proceeding north along North 69 5 Harrison street until it intersects West Locust street, then 69 6 proceeding west along West Locust street until it intersects 69 7 Ripley street, then proceeding north along Ripley street 69 8 until it intersects West Pleasant street, then proceeding 69 9 westerly along West Pleasant street until it intersects Scott 69 10 street, then proceeding north along Scott street until it 69 11 intersects West Rusholme street, then proceeding east along 69 12 West Rusholme street until it intersects North Harrison street, 69 13 then proceeding northerly along North Harrison street until 69 14 it intersects West Central Park avenue, then proceeding east 69 15 along West Central Park avenue until it intersects North Main 69 16 street, then proceeding north along North Main street until it 69 17 intersects West Columbia avenue, then proceeding east along 69 18 West Columbia avenue until it intersects Sheridan street, then 69 19 proceeding north along Sheridan street until it intersects West 69 20 Thirtieth street, then proceeding east along West Thirtieth 69 21 street until it intersects East Thirtieth street, then 69 22 proceeding east along East Thirtieth street until it intersects 69 23 Dubuque street, then proceeding north along Dubuque street 69 24 until it intersects East Thirtieth street, then proceeding 69 25 east along East Thirtieth street until it intersects Brady 69 26 street, then proceeding northerly along Brady street until it 69 27 intersects North Brady street, then proceeding northerly along 69 28 North Brady street until it intersects East Thirty=seventh 69 29 street, then proceeding west along East Thirty=seventh street 69 30 until it intersects Fair avenue, then proceeding northerly 69 31 along Fair avenue until it intersects East Kimberly road, 69 32 then proceeding easterly along East Kimberly road until it 69 33 intersects North Brady street, then proceeding northerly 69 34 along North Brady street until it intersects East Fifty=third 69 35 street, then proceeding east along East Fifty=third street



House Study Bill 235 continued

- 70 1 until it intersects Eastern avenue, then proceeding south along 70 2 Eastern avenue until it intersects East Forty=sixth street, 3 then proceeding east along East Forty=sixth street until it 4 intersects Jersey Ridge road, then proceeding north along 70 5 Jersey Ridge road until it intersects East Fifty=third street, 70 6 then proceeding east along East Fifty=third street until it 70 7 intersects the east corporate limit of the city of Davenport, 70 8 then proceeding first south, then west, along the corporate 70 9 limits of the city of Davenport until it intersects Hamilton 70 10 drive, then proceeding southerly along Hamilton drive until it 70 11 intersects Queens drive, then proceeding easterly along Queens 70 12 drive until it intersects Greenbrier drive, then proceeding 70 13 southerly along Greenbrier drive until it intersects Tanglefoot 70 14 lane, then proceeding east along Tanglefoot lane until it 70 15 intersects Parkdale drive, then proceeding south along Parkdale 70 16 drive until it intersects Brookside drive, then proceeding 70 17 east along Brookside drive until it intersects Eighteenth 70 18 street, then proceeding southerly along Eighteenth street 70 19 until it intersects Middle road, then proceeding westerly 70 20 along Middle road until it intersects Fourteenth street, 70 21 then proceeding southerly along Fourteenth street until it 70 22 intersects Mississippi boulevard, then proceeding easterly 70 23 along Mississippi boulevard until it intersects Twenty=second 70 24 street, then proceeding south along Twenty=second street 70 25 until it intersects Grant street, then proceeding easterly 70 26 along Grant street until it intersects Twenty=third street, 70 27 then proceeding southerly along Twenty=third street and its 70 28 extension until it intersects the boundary of the state of 70 29 Iowa, then proceeding westerly along the boundary of the state
- 70 31 94. The ninety=fourth representative district in Scott
- 70 32 county consists of:

70 30 of Iowa to the point of origin.

- 70 33 a. The cities of Riverdale and Panorama Park.
- 70 34 b. That portion of Pleasant Valley township lying outside
- $70\ 35$ the corporate limits of the city of Bettendorf.



House Study Bill 235 continued

c. That portion of the city of Bettendorf and the 71 2 city of Davenport commencing at the point the boundary of 3 the state of Iowa and the corporate limits of the city of 71 4 Bettendorf intersect Twenty=third street and its extension, 71 5 then proceeding northerly along Twenty=third street and its 71 6 extension until it intersects Grant street, then proceeding 71 7 westerly along Grant street until it intersects Twenty=second 71 8 street, then proceeding north along Twenty=second street until 71 9 it intersects Mississippi boulevard, then proceeding westerly 71 10 along Mississippi boulevard until it intersects Fourteenth 71 11 street, then proceeding northerly along Fourteenth street 71 12 until it intersects Middle road, then proceeding easterly 71 13 along Middle road until it intersects Eighteenth street, 71 14 then proceeding northeasterly along Eighteenth street until 71 15 it intersects Brookside drive, then proceeding west along 71 16 Brookside drive until it intersects Parkdale drive, then 71 17 proceeding north along Parkdale drive until it intersects 71 18 Tanglefoot lane, then proceeding west along Tanglefoot 71 19 lane until it intersects Greenbrier drive, then proceeding 71 20 northerly along Greenbrier drive until it intersects Queens 71 21 drive, then proceeding westerly along Queens drive until it 71 22 intersects Hamilton drive, then proceeding northerly along 71 23 Hamilton drive until it intersects the corporate limits of the 71 24 city of Davenport, then proceeding first east, then north, 71 25 along the corporate limits of the city of Davenport until 71 26 it intersects East Fifty=third street, then proceeding west 71 27 along East Fifty=third street until it intersects Jersey Ridge 71 28 road, then proceeding south along Jersey Ridge road until 71 29 it intersects East Forty=sixth street, then proceeding west 71 30 along East Forty=sixth street until it intersects Eastern 71 31 avenue, then proceeding north along Eastern avenue until it 71 32 intersects East Fifty=third street, then proceeding west along 71 33 East Fifty=third street until it intersects Welcome way, then 71 34 proceeding north along Welcome way until it intersects East 71 35 Sixty=first street and its extension, then proceeding westerly



- 72 1 along East Sixty=first street and its extension until it
- 72 2 intersects West Sixty=first street, then proceeding westerly
- 72 3 along West Sixty=first street until it intersects North Ripley
 - 4 street, then proceeding northerly along North Ripley street
- 72 5 until it intersects West Sixty=fifth street, then proceeding
- 72 6 easterly along West Sixty=fifth street until it intersects
- 72 7 East Sixty=fifth street, then proceeding easterly along East
- 72 8 Sixty=fifth street until it intersects North Brady street,
- 72 9 then proceeding northerly along North Brady street until it
- 72 10 intersects U.S. highway 61, then proceeding northerly along
- 72 11 U.S. highway 61 until it intersects the corporate limits of
- 72 12 the city of Davenport, then proceeding first southerly, then
- 72 13 in a clockwise manner along the corporate limits of the city
- 72 14 of Davenport until it intersects the west corporate limit of
- 72 15 the city of Bettendorf, then proceeding first north, then in
- 72 16 a clockwise manner along the corporate limits of the city of
- 72 17 Bettendorf to the point of origin.
- 72 18 95. The ninety=fifth representative district shall consist 72 19 of:
- 72 20 a. In Buchanan county, Cono, Homer, Middlefield, and Newton 72 21 townships.
- 72 22 b. In Linn county, Boulder, Brown, Buffalo, Fayette,
- 72 23 Franklin, Grant, Jackson, Linn, Maine, Otter Creek, Spring
- 72 24 Grove, and Washington townships, that portion of Marion
- 72 25 township not contained in the sixty=seventh or sixty=eighth
- 72 26 representative district, and that portion of Monroe
- 72 27 township not contained in the sixty=sixth or sixty=seventh
- 72 28 representative district.
- 72 29 96. The ninety=sixth representative district shall consist
- 72 30 of:
- 72 31 a. Delaware county.
- 72 32 b. In Jones county:
- 72 33 (1) Cass, Castle Grove, Jackson, Lovell, and Wayne
- 72 34 townships.
- 72 35 (2) That portion of Fairview township bounded by a line



- 73 1 commencing at the point the south corporate limit of the
- 73 2 city of Anamosa intersects the east boundary of Fairview
- 73 3 township, then proceeding first west, then in a clockwise
- 73 4 manner along the corporate limits of the city of Anamosa, until
- 73 5 it intersects the north boundary of Fairview township, then
- 73 6 proceeding first east, then in a clockwise manner along the
- 73 7 boundary of Fairview township to the point of origin.
- 73 7 boundary of Fairview township to the point of origin.
 73 8 97. The ninety=seventh representative district shall
- 73 9 consist of:
- 73 10 a. In Clinton county, Bloomfield, Brookfield, De Witt,
- 73 11 Grant, Liberty, Olive, Orange, Sharon, Spring Rock, Washington,
- 73 12 and Welton townships, that portion of Eden township lying
- 73 13 outside the corporate limits of the city of Low Moor, and that
- 73 14 portion of Camanche township bounded by a line commencing at
- 73 15 the point the boundary of the state of Iowa intersects the
- 73 16 east corporate limit of the city of Camanche, then proceeding
- 73 17 southwesterly along the boundary of the state of Iowa until
- 73 18 it intersects the south boundary of Camanche township, then
- 73 19 proceeding first westerly, then in a clockwise manner along
- 73 20 the boundary of Camanche township until it intersects the west
- 73 20 the boundary of camanche township until it intersects the west 73 21 corporate limit of the city of Camanche, then proceeding first
- 73 22 east, then in a clockwise manner along the corporate limits of
- 73 23 the city of Camanche to the point of origin.
- 73 24 b. In Scott county, Butler, Le Claire, Lincoln, and
- 73 25 Princeton townships, that portion of Allens Grove township
- 73 26 lying outside the corporate limits of the cities of Dixon and
- 73 27 Donahue, and that portion of Winfield township lying outside
- 73 28 the corporate limits of the city of Long Grove.
- $73\ 29$ 98. The ninety=eighth representative district in Clinton
- 73 30 county shall consist of:
- 73 31 a. The cities of Clinton and Low Moor.
- 73 32 b. Center, Deep Creek, Elk River, Hampshire, and Waterford
- 73 33 townships, and those portions of Camanche township not
- 73 34 contained in the ninety=seventh representative district.
- 73 35 99. The ninety=ninth representative district in Dubuque



House Study Bill 235 continued

74 1 county shall consist of: 74 2 a. Those portions of Center, Dubuque, and Table Mound 3 townships, and the city of Dubuque, bounded by a line 74 4 commencing at the point the north corporate limit of the city 74 5 of Dubuque intersects John F. Kennedy road, then proceeding 74 6 southerly along John F. Kennedy road until it intersects Sunset 74 7 Park circle, then proceeding southwesterly along Sunset Park 74 8 circle until it intersects Meggan street, then proceeding west 74 9 along Meggan street until it intersects Bonson road, then 74 10 proceeding south along Bonson road until it intersects Kaufmann 74 11 avenue, then proceeding easterly along Kaufmann avenue until 74 12 it intersects Chaney road, then proceeding southerly along 74 13 Chaney road until it intersects Asbury road, then proceeding 74 14 southeasterly along Asbury road until it intersects Rosedale 74 15 avenue, then proceeding east along Rosedale avenue until it 74 16 intersects North Grandview avenue, then proceeding first east, 74 17 then southerly along North Grandview avenue until it intersects 74 18 Loras boulevard, then proceeding easterly along Loras boulevard 74 19 until it intersects Bluff street, then proceeding southerly 74 20 along Bluff street until it intersects West Eleventh street, 74 21 then proceeding easterly along West Eleventh street until it 74 22 intersects Locust street, then proceeding southerly along 74 23 Locust street until it intersects West Tenth street, then 74 24 proceeding westerly along West Tenth street until it intersects 74 25 Bluff street, then proceeding southerly along Bluff street 74 26 until it intersects Jones street, then proceeding easterly 74 27 along Jones street and its extension until it intersects Locust 74 28 street, then proceeding easterly along Jones street and its 74 29 extension until it intersects Main street, then proceeding 74 30 southerly along Main street until it intersects Jones street, 74 31 then proceeding easterly along Jones street until it intersects 74 32 Terminal street, then proceeding southerly along Terminal 74 33 street until it intersects Dodge street, then proceeding 74 34 easterly along Dodge street and the Julien Dubuque bridge until 74 35 it intersects the corporate limits of the city of Dubuque, then



```
75 1 proceeding first south, then in a clockwise manner along the
75 2 corporate limits of the city of Dubuque until it intersects the
   3 east boundary of Table Mound township, then proceeding south
   4 along the boundary of Table Mound township until it intersects
   5 the corporate limits of the city of Dubuque, then proceeding
75 6 first south, then in a clockwise manner along the corporate
75 7 limits of the city of Dubuque until it intersects the south
75 8 boundary of Dubuque township, then proceeding west along the
75 9 south boundary of Dubuque township until it intersects the
75 10 corporate limits of the city of Dubuque, then proceeding first
75 11 west, then in a clockwise manner along the corporate limits of
75 12 the city of Dubuque until it intersects the west boundary of
75 13 Dubuque township, then proceeding north along the west boundary
75 14 of Dubuque township until it intersects the corporate limits
75 15 of the city of Dubuque, then proceeding first north, then in
75 16 a clockwise manner along the corporate limits of the city of
75 17 Dubuque to the point of origin.
```

- 75 18 b. That portion of Center township lying outside the 75 19 corporate limits of the city of Asbury and the city of Dubuque 75 20 and not contained in the fifty=seventh representative district. 75 21 100. The one hundredth representative district in Dubuque
- 75 21 100. The one hundredth representative district in Dubuque 75 22 county shall consist of:
- 75 23 a. That portion of Dubuque township not contained in the 75 24 fifty=seventh or ninety=ninth representative district.
- 75 25 b. That portion of the city of Dubuque bounded by a line
 75 26 commencing at the point the north corporate limit of the city
 75 27 of Dubuque intersects John F. Kennedy road, then proceeding
 75 28 southerly along John F. Kennedy road until it intersects Sunset
 75 29 Park circle, then proceeding southwesterly along Sunset Park
 75 30 circle until it intersects Meggan street, then proceeding west
 75 31 along Meggan street until it intersects Bonson road, then
 75 32 proceeding south along Bonson road until it intersects Kaufmann
- 75 33 avenue, then proceeding easterly along Kaufmann avenue until
- 75 34 it intersects Chaney road, then proceeding southerly along
- 75 35 Chaney road until it intersects Asbury road, then proceeding



- 76 1 southeasterly along Asbury road until it intersects Rosedale 76 2 avenue, then proceeding east along Rosedale avenue until it 3 intersects North Grandview avenue, then proceeding first east, 76 4 then southerly along North Grandview avenue until it intersects 76 5 Loras boulevard, then proceeding easterly along Loras boulevard 76 6 until it intersects Bluff street, then proceeding southerly 76 7 along Bluff street until it intersects West Eleventh street, 76 8 then proceeding easterly along West Eleventh street until it 76 9 intersects Locust street, then proceeding southerly along 76 10 Locust street until it intersects West Tenth street, then 76 11 proceeding westerly along West Tenth street until it intersects 76 12 Bluff street, then proceeding southerly along Bluff street 76 13 until it intersects Jones street, then proceeding easterly 76 14 along Jones street and its extension until it intersects Locust 76 15 street, then proceeding easterly along Jones street and its 76 16 extension until it intersects Main street, then proceeding 76 17 southerly along Main street until it intersects Jones street, 76 18 then proceeding easterly along Jones street until it intersects 76 19 Terminal street, then proceeding southerly along Terminal 76 20 street until it intersects Dodge street, then proceeding 76 21 easterly along Dodge street and the Julien Dubuque bridge until 76 22 it intersects the corporate limits of the city of Dubuque, then 76 23 proceeding first north, then in a counterclockwise manner along 76 24 the corporate limits of the city of Dubuque to the point of 76 25 origin.
- 76 26 Sec. 3. MEMBERSHIP.
- 76 27 1. CONGRESSIONAL DISTRICTS. Each congressional district 76 28 established by section 1 of this Act shall elect one 76 29 representative for a term of two years in 2012 and every 76 30 subsequent even=numbered year.
- 76 31 2. STATE SENATE AND HOUSE DISTRICTS. The membership of the 76 32 senate and house of representatives in the Eighty=Fifth General 76 33 Assembly and subsequent general assemblies shall be determined 76 34 as follows:
- 76 35 a. Each representative district established by section 2 of



- 77 1 this Act shall elect one representative for a term of two years 77 2 in 2012 and every subsequent even=numbered year.
- b. Each even=numbered senatorial district established by
 4 section 41.2 which the general assembly adopts by reference,
 5 and section 2 of this Act, shall elect a senator in 2012 for
 6 a four=year term commencing in January 2013. If an incumbent
 7 senator who was elected to a four=year term which commenced in
 8 January 2011, or was subsequently elected to fill a vacancy
 9 in such a term, is residing in an even=numbered senatorial
- 77 10 district on February 1, 2012, that senator's term of office 77 11 shall be terminated on January 1, 2013.
- 77 12 c. Each odd=numbered senatorial district established by 77 13 section 41.2 which the general assembly adopts by reference, 77 14 and section 2 of this Act, shall elect a senator in 2014 for a 77 15 four=year term commencing in January 2015.
- 77 16 (1) If one and only one incumbent state senator is residing 77 17 in an odd=numbered senatorial district on February 1, 2012, 77 18 and that senator meets all of the following requirements, the 77 19 senator shall represent the district in the senate for the 77 20 Eighty=fifth General Assembly:
- 77 21 (a) The senator was elected to a four=year term which 77 22 commenced in January 2011 or was subsequently elected to fill a 77 23 vacancy in such a term.
- 77 24 (b) The senatorial district in the plan which includes 77 25 the place of residence of the state senator on the date of 77 26 the senator's last election to the senate is the same as the 77 27 odd=numbered senatorial district in which the senator resides 77 28 on February 1, 2012, or is contiguous to such odd=numbered 77 29 senatorial district and the senator's declared residence as 77 30 of February 1, 2012, was within the district from which the 77 31 senator was last elected. Areas which meet only at the points 77 32 of adjoining corners are not contiguous.
- 77 33 (2) Each odd=numbered senatorial district to which 77 34 subparagraph (1) of this paragraph "c" is not applicable 77 35 shall elect a senator in 2012 for a two=year term commencing



- 1 in January 2013. However, if more than one incumbent state
 2 senator is residing in an odd=numbered senatorial district on
 3 February 1, 2012, and, on or before February 15, 2012, all but
 4 one of the incumbent senators resigns from office effective no
 5 later than January 1, 2013, the remaining incumbent senator
 6 shall represent the district in the senate for the Eighty=fifth
 7 General Assembly if that senator meets the requirements of
 8 subparagraph (1), subparagraph divisions (a) and (b) of this
 9 paragraph "c". A copy of the resignation must be filed in the
 10 office of the secretary of state no later than 5:00 p.m. on
 11 February 15, 2012.
- 78 12 d. To fulfill the purposes of this subsection, the secretary 78 13 of state shall prescribe a form to be completed by all senators 78 14 to declare their residences as of February 1, 2012. The form 78 15 shall be filed with the secretary of state no later than 5:00 78 16 p.m. on February 1, 2012.
- 78 17 Sec. 4. VACANCIES.
- 78 18 1. MEMBER OF CONGRESS. If a special election to fill a
 78 19 vacancy for a representative in Congress occurs or exists
 78 20 after the effective date of this Act, at a time which makes
 78 21 it necessary to fill the vacancy at a special election held
 78 22 pursuant to section 69.14, the vacancy shall be filled from the
 78 23 same district provided in chapter 40, Code 2011, which elected
 78 24 the representative whose seat is vacant. This subsection does
 78 25 not apply if a special election is not required under section
 78 26 69.14.
- 78 26 69.14.
 78 27 2. MEMBER OF GENERAL ASSEMBLY. If a vacancy in the
 78 28 Eighty=fourth General Assembly occurs or exists after the
 78 29 effective date of this Act, at a time which makes it necessary
 78 30 to fill the vacancy at a special election held pursuant to
 78 31 section 69.14, the vacancy shall be filled from the same
 78 32 district provided in chapter 41, Code 2011, which elected
 78 33 the senator or representative whose seat is vacant. This
 78 34 subsection does not apply if a special election is not required
 78 35 under section 69.14.



House Study Bill 235 continued

ec/gr

3. REPEAL. This section is repealed January 1, 2013. Sec. 5. GEOGRAPHY. For purposes of this Act, each reference 79 3 to a specific city or township means the city or township 79 4 as its boundary existed on January 1, 2010, the official 79 5 date for establishing such boundaries under the 2010 United 79 6 States decennial census. Also, for purposes of this Act, such 79 7 reference to a street or other boundary means such street or 79 8 boundary as they are delineated on the official Pub. L. No. 79 9 94=171 census maps. 79 10 Sec. 6. EFFECTIVE DATE. This Act, being deemed of immediate 79 11 importance, takes effect upon enactment. 79 12 EXPLANATION 79 13 This bill establishes congressional and legislative 79 14 districts for the state effective during the 2012 and 79 15 subsequent general elections. Current Code section 41.2 79 16 provides that state senate districts are composed of two 79 17 state representative districts and specifies which numbered 79 18 representative districts make up each numbered senate district. 79 19 The bill takes effect upon enactment. LSB 9022XD (38) 84



Senate Amendment 3221

PAG LIN

- 1 1 Amend the amendment, S=3211, to House File 148,
- 1 2 as amended, passed, and reprinted by the House, as
- 1 3 follows:
- 1 4 #1. Page 1, by striking lines 11 and 12.
- 1 5 #2. Page 1, by striking lines 17 through 37.
- 1 6 #3. By renumbering as necessary.

JEFF DANIELSON

BILL DIX S3211.2405 (1) 84 jp/sc



Senate Amendment 3222

PAG LIN

```
Amend Senate File 326, as amended, passed, and
1 2 reprinted by the Senate, as follows:
1 3 #1. Page 1, before line 1 by inserting:
1 4 <Section 1. Section 46.3, Code 2011, is amended to
1 5 read as follows:
1 6 46.3 Appointment of district judicial nominating
1 7 commissioners.
1 8 1. The governor shall appoint five eligible
1 9 electors of each judicial election district to the
1 10 district judicial nominating commission.
        2. Appointments The appointments made by the
1 12 governor shall be to staggered terms of six years each
1 13 and shall be made in the month of January for terms
1 14 commencing February 1 of even=numbered years.
1 15 3. No more than a simple majority of the
1 16 commissioners appointed shall be of the same gender.
1 17 4. Beginning with terms commencing February 1,
1 18 2012, there shall not be more than one appointed
1 19 commissioner from a county within a judicial election
1 20 district unless each county within the judicial
1 21 election district has an appointed or elected
1 22 commissioner or the number of appointed commissioners
1 23 exceeds the number of counties within the judicial
1 24 election district. This subsection shall not be used
1 25 to remove an appointed commissioner from office prior
1 26 to the expiration of the commissioner's term.>
1 27 #2. Title page, line 1, by striking <judicial
1 28 officers > and inserting <district judicial nominating
1 29 commissioners, judicial officers,>
1 30 #3. By renumbering as necessary.
     SF326.2399.H (3) 84
```



Senate Amendment 3223

PAG LIN

```
Amend Senate File 312, as amended, passed, and
1 2 reprinted by the Senate, as follows:
1 3 #1. By striking everything after the enacting clause
1 4 and inserting:
        <Section 1. Section 321.34, subsection 10,
1 6 paragraph b, Code 2011, is amended to read as follows:
  7 b. The application shall be approved by the
1 8 department in consultation with representatives
1 9 designated by the Iowa fire fighters' associations,
1 10 and the special registration plates shall be issued to
1 11 the applicant in exchange for the registration plates
1 12 previously issued to the person. An applicant who is
1 13 the owner of a business=trade truck or special truck
1 14 shall not be issued special fire fighter registration
1 15 plates for more than one vehicle. The fee for the
1 16 special plates is twenty=five dollars which shall be
1 17 paid in addition to the regular annual registration
1 18 fee. The department shall validate the special plates
1 19 in the same manner as regular registration plates are
1 20 validated under this section at the regular annual
1 21 registration fee.
1 22 Sec. 2. Section 321.120, subsection 3, Code 2011,
1 23 is amended to read as follows:
1 24 3. Upon approval of the application and payment
1 25 of the proper fees, the county treasurer shall issue
1 26 regular registration plates for the vehicle which
1 27 distinguish the vehicle as a business=trade truck.
1 28 The department may adopt rules requiring the use of
1 29 a sticker or other means to identify motor vehicles
1 30 registered under this section.
1 31 Sec. 3. Section 321.121, Code 2011, is amended by
1 32 adding the following new subsection:
       NEW SUBSECTION. 1A. Upon approval of the
1 34 application and payment of the proper fees, the county
1 35 treasurer shall issue regular registration plates for
1 36 the special truck. The department may adopt rules
1 37 requiring the use of a sticker or other means to
1 38 identify motor vehicles registered under this section.
       Sec. 4. PHASED=IN ELIMINATION OF BUSINESS=TRADE
1 40 TRUCK AND SPECIAL TRUCK PLATES.
1 41 1. It is the intent of the general assembly that
1 42 the owners of business=trade trucks and special trucks
1 43 have access to any of the specialty registration plates
1 44 issued under section 321.34 under the same terms and
1 45 conditions that apply to owners of other motor vehicles
1 46 under that section, except that the issuance of special
1 47 fire fighter plates shall be subject to the limitation
1 48 imposed under section 321.34, subsection 10, as amended
1 49 in this Act.
1 50 2. By January 1, 2012, the department of
```



Senate Amendment 3223 continued

mb

```
2 1 transportation shall discontinue the practice of
2 2 issuing business=trade truck registration plates
  3 and special truck registration plates, and shall
2 4 instead provide regular registration plates for new
2 5 business=trade truck and special truck registrations.
2 6 Current requirements and fees for business=trade truck
2 7 and special truck registrations continue to apply.
2 8 conjunction with the transition to the issuance of
  9 regular registration plates for business=trade and
2 10 special trucks, the following registration practices
2 11 shall apply:
2 12
       a. Except as provided in paragraph "b", current
2 13 owners of vehicles with business=trade or special
2 14 truck plates shall continue to use those plates until
2 15 ownership of the vehicle is transferred or until a new
2 16 series of Iowa registration plates is issued by the
2 17 department of transportation.
2 18
       b. The owner of a motor vehicle with current
2 19 business=trade truck plates or special truck plates
2 20 may elect to be issued specialty plates in lieu of the
2 21 current registration plates for the vehicle, subject
2 22 to the terms and conditions applicable under section
2 23 321.34.
2 24
       c. The owner of a motor vehicle being registered
2 25 for the first time as a business=trade truck or special
2 26 truck may elect to be issued specialty plates in lieu
2 27 of regular registration plates, subject to the terms
2 28 and conditions applicable under section 321.34.
2 29 Sec. 5. APPLICABILITY. This Act applies for
2 30 registration plates issued during registration periods
2 31 beginning on or after January 1, 2012.>
2 32 #2. Title page, by striking lines 1 through 6 and
2 33 inserting <An Act concerning registration plates issued
2 34 for business=trade trucks and special trucks, and
2 35 including applicability provisions.>
     SF312.2397.H (1) 84
```

Senate Amendment 3224

PAG LIN

```
Amend House File 392, as amended, passed, and
1 2 reprinted by the House, as follows:
1 3 #1. Page 3, after line 35 by inserting:
1 4 <Sec. ___. Section 105.18, subsection 4, unnumbered
1 5 paragraph 1, Code 2011, is amended to read as follows:
1 6 Notwithstanding section 17A.9A, the board
1 7 shall through December 31, 2009, waive the written
1 8 examination requirements and prior experience
1 9 requirements in subsection 2, paragraph "b",
1 10 subparagraph (1), subparagraph division (c), and
1 11 subsection 2, paragraph "c", subparagraph (3), for a
1 12 journeyperson or master license if the applicant meets
1 13 either of the following requirements:
1 14 Sec. ___. Section 105.18, Code 2011, is amended by
1 15 adding the following new subsection:
1 16
       NEW SUBSECTION. 5. Waiver for military service.
1 17 Notwithstanding section 17A.9A, the board shall
1 18 waive the written examination requirements and prior
1 19 experience requirements in subsection 2, paragraph "b",
1 20 subparagraph (1), and subsection 2, paragraph "c", for
1 21 a journeyperson or master license if the applicant
1 22 meets all of the following requirements:
1 23 a. Is an active or retired member of the United
1 24 States military.
1 25 b. Provides documentation that the applicant was
1 26 deployed on active duty during any portion of the time
1 27 period of July 1, 2008, through December 31, 2009.
1 28 c. Provides documentation that shows the applicant
1 29 has previously passed an examination which the board
1 30 deems substantially similar to the examination
1 31 for a journeyperson license or a master license,
1 32 as applicable, issued by the board, or provides
1 33 documentation that shows the applicant has previously
1 34 been licensed by a state or local governmental
1 35 jurisdiction in the same trade and trade level.>
1 36 #2. By renumbering as necessary.
```

JEFF DANIELSON HF392.2431 (2) 84 jr/sc



Senate Amendment 3225

PAG LIN

JEFF DANIELSON HF461.2462 (2) 84 av/nh



Senate File 519 - Introduced

SENATE FILE
BY COMMITTEE ON
GOVERNMENT OVERSIGHT

(SUCCESSOR TO SSB 1202)

A BILL FOR

1 An Act relating to membership in and membership dues paid to
2 organizations representing school boards, board members, and
3 administrators, and to the responsibilities and duties of
4 such organizations, and providing penalties and remedies.
5 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
 TLSB 2719SV (4) 84

kh/rj



Senate File 519 - Introduced continued

PAG LIN

```
Section 1. Section 279.38, Code 2011, is amended by striking
1 2 the section and inserting in lieu thereof the following:
1 3 279.38 Membership in organizations ==== requirements.
       1. As used in this section:
      a. "Compensation" means the same as defined in section 8F.2,
1 6 subsection 2.
       b. "Organization" means a local, state, regional, or
1 8 national organization which relates to the functions of
1 9 the board of directors of a school district or to the
1 10 administrators of a school district and to which the school
1 11 board pays monetary fees or annual dues in accordance with
1 12 subsection 2.
1 13
     2. a. The board of directors of a school district, the
1 14 duly elected members of the school board, and designated
1 15 administrators of school districts may join and participate in
1 16 organizations, including but not limited to organizations such
1 17 as the Iowa association of school boards, the urban education
1 18 network, Iowa school finance information services, and the
1 19 school administrators of Iowa. The school board may pay out
1 20 of funds available to the school board reasonable monetary
1 21 fees or annual dues for membership of the school board, or a
1 22 board member or administrator, in such an organization. Such
1 23 an organization that receives fees or dues for membership
1 24 from a school board shall be considered a taxpayer=funded
1 25 organization.
1 26 b. Each school board that pays monetary fees or annual
1 27 dues to an organization shall annually report to the local
1 28 community and to the department of education the amount paid
1 29 in annual dues to the organization and the amount of any dues,
1 30 fees, or assessments of any kind paid, and revenue or dividend
1 31 payments received, for services received from the organization,
1 32 and the products or services received due to membership in
1 33 the organization. The information shall be submitted to the
1 34 department electronically in the format specified by the
1 35 department.
```



Senate File 519 - Introduced continued

- 2 1 3. The financial condition and transactions of an
 2 organization shall be audited in the same manner as school
 2 organizations as provided in section 11.6. The organization
 4 shall establish an audit committee to review the financial
 5 condition and transactions of the organization and the report
 6 of examination conducted in accordance with this subsection.
 7 The auditor conducting an examination in accordance with this
 8 subsection shall have full access to the audit committee
 9 and to all of the organization's records, reports, audits,
 10 tax reports, and all other documents and papers issued or
 11 maintained by the organization.
 - 4. An organization shall do all of the following:
- 2 13 a. Publish annually on its internet site, and in a report 2 14 submitted annually to the department of education, the standing 2 15 committees on government oversight, and the general assembly, 2 16 all of the following:
- 2 17 (1) A listing of the school districts that pay fees or dues 2 18 for membership in the organization and the moneys paid by each 2 19 school district.
- 2 20 (2) The total revenue the organization receives from each 2 21 school district resulting from the payment of monetary fees or 2 22 annual dues, and the total net profit from the sale of products 2 23 and services to the school district by the organization.
- 2 24 (3) An accounting, broken down by individual employee, 2 25 of the total amount of moneys expended for reimbursement of 2 26 expenses incurred by and compensation paid to each of the ten 2 27 highest paid employees of the organization as evidenced by the 2 28 tax forms submitted by the organization to the internal revenue 2 29 service.
- 2 30 (4) An accounting of all moneys expended for reimbursement 2 31 of expenses incurred by and compensation paid to all 2 32 legislative representatives and lobbyists of the organization. 2 33 b. Submit to the general assembly and the standing committee
- 2 34 on government oversight copies of all reports the organization 2 35 provides to the United States department of education relating



Senate File 519 - Introduced continued

```
3 1 to federal grants and grant amounts that the organization
3 2 administers or distributes to school districts.
  3 c. Provide education and training to the organization's
3 4 board members in the fiduciary duties and legal
3 5 responsibilities of members.
3 6 5. a. A person who serves as the head of an organization
3 7 or otherwise serves in a supervisory capacity within the
3 8 organization shall not require an employee of the organization
3 9 to inform the person that the employee made a disclosure
3 10 of information permitted by this subsection and shall not
3 11 prohibit an employee of the organization from disclosing any
3 12 information to a member of the governing board or to any
3 13 public official, a law enforcement agency, a state agency, the
3 14 auditor of state or an auditor conducting an examination of
3 15 the organization in accordance with section 11.6, the office
3 16 of the attorney general, the office of citizens' aide, or to a
3 17 committee of the general assembly if the employee reasonably
3 18 believes the information evidences a violation of law or rule,
3 19 mismanagement, a gross abuse of funds, an abuse of authority,
3 20 or a substantial and specific danger to public health or
3 21 safety. However, an employee may be required to inform the
3 22 person that the employee made a disclosure of information
3 23 permitted by this subsection if the employee represented that
3 24 the disclosure was the official position of the employee's
3 25 immediate supervisor or employer.
3 26 b. A person shall not discharge an employee from or take
3 27 or fail to take action regarding an employee's appointment or
3 28 proposed appointment to, promotion or proposed promotion to,
3 29 or any advantage in, a position administered by, or subject
3 30 to approval of, the person or the organization's governing
3 31 board as a reprisal for a failure by that employee to inform
3 32 the person that the employee made a disclosure of information
3 33 permitted by this subsection, or for a disclosure of any
3 34 information by that employee authorized under paragraph "a"
```

3 35 if the employee reasonably believes the information evidences



Senate File 519 - Introduced continued

- 4 1 a violation of law or rule, mismanagement, a gross abuse of
 4 2 funds, an abuse of authority, or a substantial and specific
 4 3 danger to public health or safety. However, an employee may
 4 4 be required to inform the person that the employee made a
 5 disclosure of information permitted by this subsection if the
 6 employee represented that the disclosure was the official
 7 position of the employee's immediate supervisor or employer.
 8 c. Paragraphs "a" and "b" do not apply if the disclosure of
 9 the information is prohibited by statute.
- 4 10 d. A person who violates paragraph "a" or "b" commits a 4 11 simple misdemeanor.
- 4 12 e. Paragraph "b" may be enforced through a civil action.
- 4 13 (1) A person who violates paragraph "b" is liable to 4 14 an aggrieved employee for affirmative relief including 4 15 reinstatement, with or without back pay, or any other equitable 4 16 relief the court deems appropriate, including attorney fees and 4 17 costs.
- 4 18 (2) When a person commits, is committing, or proposes to 4 19 commit an act in violation of paragraph "b", an injunction may 4 20 be granted through an action in district court to prohibit the 4 21 person from continuing such acts. The action for injunctive 4 22 relief may be brought by an aggrieved employee or the attorney 4 23 general.
- 4 24 f. A person shall not discharge an employee from or take 4 25 or fail to take action regarding an employee's appointment or 4 26 proposed appointment to, promotion or proposed promotion to, 4 27 or any advantage in, a position administered by, or subject 4 28 to approval of, the person or the organization's governing 4 29 board as a reprisal for the employee's declining to participate 4 30 in contributions or donations to charities or community 4 31 organizations.
- 4 32 g. The person and the organization's governing board 4 33 shall provide procedures for notifying the organization's 4 34 new employees of the provisions of this subsection and shall 4 35 periodically conduct promotional campaigns to provide similar



Senate File 519 - Introduced continued

- 5 1 information to the organization's employees. The information 5 2 shall include the toll=free telephone number of the citizens' 5 3 aide.
- 5 4 6. a. Except as otherwise provided in paragraph "b", all 5 meetings of the governing board of the organization shall 6 comply with the requirements of chapter 21 and all records of 7 the governing board and the organization shall be maintained 8 in accordance with chapter 22.
- 5 9 b. The governing board of the organization may keep the 5 10 following records confidential and the governing board may hold 5 11 a closed session meeting to discuss the following matters:
- 5 12 (1) Personal information in confidential personnel records 5 13 maintained by the governing board of the organization.
- 5 14 (2) Information related to legal matters including 5 15 discussions or consultations with an attorney. Attorney 5 16 billing records are not confidential records except for such 5 17 records that are subject to the attorney=client privilege.
- 5 18 (3) Pricing, product, service, business strategy, or 5 19 marketing information which if released, would give an 5 20 advantage to competitors, vendors, or other parties and that 5 21 serve no public purpose.
- 5 22 Sec. 2. REPEAL. Section 279.38A, Code 2011, is repealed. 5 23 EXPLANATION
- This bill strikes Code section 279.38 and repeals Code
 5 25 section 279.38A, but combines much of the language of these
 5 26 two Code sections to modify the statutory requirements of
 5 27 organizations to which school boards, school board members,
 5 28 and school district administrators may join and pay monetary
 5 29 fees or dues for membership. School boards, board members, and
 5 30 school administrators may join and participate in local, state,
 5 31 regional, and national organizations which directly relate
 5 32 to the administrator or school board functions of the school
 5 33 district. Such organizations include but are not limited to
- 5 34 the Iowa association of school boards, the urban education
- 5 35 network, Iowa school finance information services, and the



Senate File 519 - Introduced continued

6 1 school administrators of Iowa. Such an organization shall be 2 considered a taxpayer=funded organization. Each board that pays membership dues must annually report 6 4 the local community and to the department of education the 6 5 amount the board pays in annual dues to the organization and 6 6 the amount of any fees paid, and revenue or dividend payments 6 7 received, for services received from the organization, and 6 8 the products or services received due to membership in the 6 9 organization. The bill requires that the information be 6 10 submitted to the department electronically in the format 6 11 specified by the department. The financial condition and transactions of the 6 13 organizations shall be audited in the same manner as school 6 14 districts. Under the bill, the organization must establish 6 15 an audit committee to review the financial condition and 6 16 transactions of the organization and the audit report. The 6 17 auditor conducting the examination shall have full access to 6 18 the audit committee and to all of the organization's records, 6 19 reports, audits, tax reports, and all other documents and 6 20 papers issued or maintained by the organization. Such organizations must publish annually, in a report 6 22 submitted annually to the department of education, the standing 6 23 committees on government oversight, and the general assembly, 6 24 a listing of the school districts and the dues paid by each 6 25 school district; the total revenue the organization receives 6 26 from each school district resulting from the payment of 6 27 membership fees; the total net profit from the sale of products 6 28 and services to the school district by the organization; 6 29 the total amount of the annual compensation and expenses 6 30 paid to the organization's 10 highest paid employees, broken 6 31 down by individual employee; and an accounting of all moneys 6 32 expended for reimbursement of expenses and compensation paid to 6 33 legislative representatives and lobbyists of the organization. Under the bill, the organization must also provide education 6 35 and training to its board members regarding their fiduciary



Senate File 519 - Introduced continued

7 1 duties and legal responsibilities. 7 2 The bill prohibits the head of the organization from 3 requiring an employee to inform the person that the employee 4 disclosed information, and prohibits the person taking adverse 5 employment action against an employee of the organization 7 6 who discloses information about the organization to a board 7 7 member, any public official, a law enforcement agency, a state 7 8 agency, the auditor of state or an auditor conducting an 7 9 examination in accordance with Code section 11.6, the office 7 10 of the attorney general, the office of citizens' aide, or to a 7 11 committee of the general assembly if the employee reasonably 7 12 believes the information evidences a violation of law or rule, 7 13 mismanagement, a gross abuse of funds, an abuse of authority, 7 14 or a substantial or specific danger to public health or safety. 7 15 The provisions do not apply if the disclosure of information is 7 16 prohibited by statute. A person who violates the prohibitions 7 17 commits a simple misdemeanor and may be liable to an aggrieved 7 18 employee for affirmative relief. The prohibition against 7 19 adverse action may be enforced through a civil action, and 7 20 the employee may bring an action for injunctive relief by 7 21 the district court. Adverse action against an employee for 7 22 declining to participate in contributions or donations is also 7 23 prohibited. The person and the organization must provide 7 24 employee notification procedures relating to these prohibitions 7 25 and remedies and must conduct related promotional campaigns. The organization's governing boards meetings are subject to 7 27 Code chapter 21 and the governing board and the organization's 7 28 records must be maintained in compliance with Code chapter 22. LSB 2719SV (4) 84 kh/rj